cobbett's Parliamentary Debates

DURING THE

TIURD SESSION OF THE FOURTH PARLIAMENT

OF THE

UNITED KINGDOM OF GREAT BRITAIN AND IRELAND,

AND OF THE

KINGDOM OF GREAT BRITAIN THE TWENTY-FIRST,

Appointed to meet at Westminster, the Nineteenth Day of January, in the Forty-ninth Year of the Reign of His Majesty King GEORGE the Third, Annoque Domini One Thousand Eight Hundred and Nine.

VOL. XII.

COMPRISING THE PERIOD

BETWIEN THE 19TH OF JANUARY AND THE 7TH OF MARCH, 1809.

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COBBETT'S

Parliamentary Debates

During the Third Session of the Fourth Parliament of the United Kingdom of Great Britain and Ireland, and of the Kingdom of Great Britain the Twenty-first, appointed to meet at Westminster, the Nineteenth Day of January, One Thousand Eight Hundred and Nine, in the Fortyninth Year of the Reign of His Majesty King GEORGE the Third.

HOU & OF FORDS. Thus try, James y 19, 1800.

(The Lords Counts downs Spices.) The Third Session of the Los th Partiament of the Unite I kinglo, awas this day ! opened by commissioners the Commissioners were the archbisaco of Canterbury, the Lord Chancelior, Call Canden, and the Juke of Montrose. At half past three o'clock the lords commissioners took their seats upon the woolsack; and the Cor mons, pursuant to message, having attendal, with their Speaker, at the bar, the rood Chanceltor informed them, that his Majesty had been pleased to direct his commission to certain lords, therein named, to open the session; which coramission they should hear read, and afterwards his majesty's most gracious Speech. The commission was then read by the clerk at the table, after which, the Lord Chancellor read the Speech, as it here follows:

"My Lords and Gentlemen; We have it in command from his Majesty to state to you, that his Majesty has called you together, in perfect confidence that you are prepared cordially to support his Majesty in the prosecution of a war which there is no hope of terminating safety and knourably, except through vigorous and persevering exertion.—We are to acquaint you, that his Majesty has directed to be laid before you capies of the proposals for opening a negociation, which were transmitted to his Majesty from Erfurth, and of the Correspondence which thereupon Vol. XII,

took place with the governments of Bussia and it France; together with the Declaration issued by his Majesty's command on the termination of that correspondence. -His Majesty is persuaded, that you will participate in the feelings which were expressed by his Majesty, when it was required that his Majesty should consent to commence the negociation by abandoning the cause of Spain, which he had so recently and solomaly espoused .- We are commanded to inform you, that his Majesty continues to receive from the Spanish government the strongest assurances of their determined perseverance in the cause of the legitimate monarchy, and or the national independence of Spain; and to assure you, that so long as the people of Spain shalt remain true to themselves, his Majesty with continue to them his most strenuous assistance and support.-His Majesty has renewed to the Spanish nation, in the moment of its difficulties and reverses, the engagements which he voluntarily contracted at the outset of its struggle against the usurpation and tyranny of France; and we are commanded to acquaint you, that these engagements have been reduced into the form of a Treaty of Alliance; which Treaty, so soon as the ratification shall have been exchanged, his Majesty will cause to be laid before you .-His Majesty commands us to state to you, that while his Majesty contemplated with the liveliest satisfaction, the achievements of his forces in the commencement of the Campaign in Portugal, and the deliverance

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of the kingdom of his ally from the presence and oppression of the French army, his Majesty most deeply regretted the termination of that campaign by an Armistice and Convention, of some of the articles of which his Majesty has felt himself obliged formally to declare his disapprobation.-We are to express to you his Majesty's reliance on your disposition to enable his Majesty to continue the aid afforded by his Majesty to the king of Sweden. That monarch derives a peculiar claim to his Magesty's support in the present exigency of his affairs, from having concurred with his Majesty in the propriety of rejecting any proposal for negociation to which the government of Spain was not to be admitted as a party.

Gentlemen of the House of Commons; We are commanded by his Majesty to inform you, that he has directed the estimates of the current year to be laid before you. His Majesty relies upon your zeal and affection to make such further provision of supply as the vigorous prosecution of the war may render necessary; and he trusts that you may be enabled to find the means of providing such supply without any great or immediate increase of the existing burthens upon his people.--Ilis Majesty feels assured, that it will be highly satisfactory for you to learn, that notwithstanding the measures resorted to by the enemy for the purpose of destroying the commerce and resources of his kingdom, the public revenue has continued in a course of progressive improvement.

My Lords and Gentlemen; We are directed to inform you, that the measure adopted by parliament in the last session for establishing a Local Militia, has been already attended with the happiest success, and promises to be extensively and permanently beneficial to the country.-We have received his Majesty's commands most especially to recommend to you, that, duly weighing the immense interests which are at stake in the war now carrying on, you should proceed with as little delay as possible, to consider of the most effectual measures for the augmentation of the regular army, in order that his Majesty may be the better enabled, without impairing the means of defence at home, to avail himself of the military power of his dominions in the great contest in which he is engaged; and to conduct that contest, under the blessing of divine Providence, to a conclusion compatible with the honour of his Majesty's crown, and

with the interests of his allies, of Europe, and of the world."

The commons having retired, the lords commissioners withdrew to unrobe. The earl of Liverpool (late lord Hawkesbury) took the oaths and his seat. An adjournment for a short time took place. At five o'clock the house resumed, when the Speech was again read; after which,

The Earl of Bridgewater rose for the purpose of moving an Address to his Majesty thereon. His fordship began by observing, that he was persuaded he should meet the unanimous concurrence of that house in supporting his Majesty in the effectual prosecution of a war which the country is engaged in, for the purpose of securing and establishing uponsolid foundations the blessings of peace. He was equally convinced that with respect to the proposals for opening a negociation with the enemy, the conduct adopted upon that occasion would meet with the approval of the House, and that in his exertions on behalf of Spain and of liberty, the sacrifices the country had made, and would make, would continue to be sanctioned by their warmest approba-He entertained no doubt that whatever might be thought of the result of the war in Portugal, yet that the valour of our armies there must merit the most profound applause, and that the aid to be afforded to the king of Sweden, would be acknow, ledged the well-earned meed of that gallant monarch's fidelity and zeal in the glorious and honourable cause wherein he had embarked. And he no less anticipated the grateful sensation they must feel, that, notwithstanding the efforts of the enemy to injure our commerce, yet, that when 'their lordships took into consideration the fact, that, in spite of those efforts, our commerce had increased, and our revenues increased in proportion. Influenced by these sentiments he would not trespass longer upon the time of the House than just to move the following Address to his Majesty.—Here his lordship read the Address, which, as usual, was an echo of the Speech, . and nearly the same as that which is inserted in this day's proceedings of the house of commons.

Lord Sheffield rose to second the Address, and said, My lord; we cannot express, too strongly, our gratitude to his Majesty, not only for the transcendent situation in which we now stand as a nation, but for the whole of his able and judicious government, during so long a reign and under circumstances of unexampled difficulty.—His Majesty gra-

ciously acquaints us, that he has renewed his engagements with Spain, and observes that, there is no hope of safety but through. a vigorous and persevering prosecution of the war, of which, I flatter myself, the great mass of this country is perfectly convinced, and it must be highly consoling to all Europe, to learn that his majesty is resolved most strenuously to support the cause of Spain. It is our own cause ;-it is the cause of Europe and of the world; and we cannot but concur in applauding the determination of the Spaniards to persevere, to the last extremity, in the glorious contest for their liberty;—a resolution worthy of that noble nation. We cannot but admire their spirit, when we reflect on the completely disorganized state, into which they were thrown by the treachery of an implacable usurper.-If they should not, in every instance, act according to our notion of wlfat is expedient, or even if prejudice should prevent them from receiving assistance in the way we think adviseable ;--if their communications, among themselves and with us, should not be so prompt and perfect as might be expected from a country, whose government, and every thing derived from it, had not been recently dissolved and overthrown; -if we should observe among them, a degree of party spirit, or struggles for power, we should consider it as the lot of human nature; and when we look among ourselves, (and it is highly to be lamented, especially at this crisis), we discover the same. In short, if all these circumstances should exist, we ought still to respect and admire their general conduct, and not despond, even though great reverses should take place.—The military spirit of the Spaniards is wonderful, if we consider the numerous veteran armies to which they are opposed, and as to our own troops, we have reason to expect from them, every thing that can be done by men. They have the highest confidence in their general, whether he advances or retreats, and we should be satisfied that whatever may happen, a British army, so commanded, will not disgrace the character of our country.—I believe there are few among us who are not conwinced, that general ruin must ensue if the war is not carried on with the utmost vigour, and that Spain is the country where the great effort should be made: and how great should be our exultation when we hear that, during such a war, our trade, on the whole, is not diminished.

The export of certain manufactures decreased for a time, but not-very, considerably, or by no means as much as was supposed. Buonaparté threatened to subdue us by ruining our commerce, or by the expence of the war. We may thank him for having made the experiment; we are now relieved from all apprehensions on those points, for it is proved, that neither Decrees nor Embargoes can materially affect our trade, and that the flourishing state of our finances enables us to carry on this expensive war, without any considerable loan or new taxes. As to the Embargo laid by the American States, I am confirmed in the opinion I always entertained, that will prove much more beneficial to the empire than injurious: and we are indebted to the firmness of the present administration for a very great. improvement in our situation, in respect . to that country, and for the expectation that no machinations or menacing measures shall make us abandon those minciples and that system, on which its greatness and power have been established .--It is by contemplating these circumstances that we discover the real greatness and power of this country, and which, I conceive, never can be destroyed but through our own misconduct. Look round the British Empire; look to the East and to the West; and we shall find it, notwithstanding this rancorous war, in as good a state, in all parts, as at any period; -but these matters will be much more ably stated to the house by those capable of rendering them interesting to your lordships.

Earl St. Vincent said, that the Address just read was such, that no man who had a veneration for his sovereign, or a love for his country, could ever assent to. Some parts of it, which went to express a determined hostility to the common enemy, and which went to declare the firm determination to carry on the war against him, all must approve. But when he adverted to the manner in which that opposition to him had been conducted on the peninsula of Europe, it was wholly impossible not to express both sorrow and indignation. The would assert it in the face of the country, and in the face of the world, that it was the greatest disgrace that had befallen Great Maritan since the days of the Revolution; and this he openly declared, whether he took into consideration the manner in which the war was carried on in Portugal, or the way in which our troops had been sent

Transports were hired, and great merit was to be attributed to the ingennity of toinisters in providing these transports; but the public ought to be undecrived upon that head; there was not a tittle of merit in the case; it was only going to market, and offering a little more than the market price, and transports were to be obtained in abundance. He wished, however, to notice the important services to which these transports were eventually applied: "why ruly," said his lordship, " they were at last comployed to convey the rascally remains whom Junot commanded to that part of France which was nearest the boundaries of Spain, that they might, as specifily as possible, be again brought into action with more effect against our own soldiers. So that those devils," added his lordship, " are at this moment harassing the rear of our retreating army." The apolicy of sending British troops to Portugal he always disapproved; but the result of the war there he was disgusted with: and then the delay that prevailed before we sent a man from thence towards Spain was disgraceful. In fact it would seem as if ministers had not even a geographic knowledge of the country through which they were to pass, insomuch that they ought to go again to school, to make themselves masters of it. But their ignorance of that species of knowledge, one would suppose was official; for a "Heavenborn Minister," just after he first came into power, asked whether Port Mahon was in Europe or not? and the persons at present in power manifested just the same local ignorance, when they sent an army to traverse a wild and inhospitable country, at the very commencement of the rainy season, to drink new wines, and to be overwhelmed with disease as well as fatigue. So little confidence did he place in these men, that he was decidedly of opinion, that unless they were removed, the country would be lost. The Convention of Cintra could not be considered, without feeling sentiments of alarm as well as indignation, rising in the mind; the more especially when he observed the cold-blooded treaty, that gave up a contest with the ships of an enemy, upon a compromise so unwowhy the nation's character. There was a time when such old-fashioned words as "sink, burn, and destroy," were understood and exercised : but now we are to negociate to be ships' husbands, and we take possession by bargain and barter, instead of by battles, by bravery, and by

balls; we are to hold ships in trust by contract, and not in right by conquest. We had Princes of the Blood, all of whom are bred to arms; why, he asked, were not some of these illustribus personages employed to lead our armies; they had made the science of war their study from their childhood? If they were not to be employed, he was at a loss to ascertain for what purpose they were bred to arms. There was a distinguished person near him (earl Moira) who had the confidence of the people, who had the love of the soldiery, and who possessed the esteem of his majesty: why was not such a person as that nobleman employed? The reason was evident-it was because management prevented it. But was it to be supposed that because a Court of Enquiry had deemed no further investigation necessary, that therefore there ought to be no investiga-Whenever he looked at the terms of the Convention; whenever he reflected on the decision of that court, he could not avoid exclaiming, that the decision so announced was a blot upon the country. Whenever he heard of Councils of War being called, he always considered them as cloaks for cowardice; so said the brave Boscawen, and from him he imbibed the sentiment which time and experience had completely confirmed. At Vimiera we gained a victory, and in the moment that our soldiers were flushed with conquest. recourse was had to a council of war: that, he presumed, could only have been necessary, or indeed apologized for, in the moment of defeat. Upon what principle, therefore, such an expedient was resorted to, he, for one, accustomed to other methods, could not account; they only who acted in it can explain it. Just the same opinion he entertained of the Court of Enquiry; it was a shield to ward off investigation from ministers themselves; but he trusted that their lordships would not be prevented from making a scrupulous investigation of it in their own way. He knew the character of the Portuguese exceedingly well; they, excepting the city of Lisbon, were as brave people as any upon the continent of Europe, and, officered with British soldiers, would have presented an undaunted front to Frenchmen. Why was not that expedient made use of? Ministers ought to have known their value, and if they did not, their ignorance was inexcusable. If that house did its duty, they would immediately proceed to the foot of the throne, and there tell the sovereign the bold truth, that if he did not remove them he would lose the country. These were the sentiments of his heart; he spoke them as a solemn duty, which he found himself bound to express. It was probably the last time he should trouble their lordships, and with that, said the noble admiral, I wish your lordships a good night. (At these words the noble earl instantly walked out of the house.)

Earl Groscenor complained, that in consequence of the mode which his Majesty's ministers had of late years adopted respecting the Speech from the throne, noble fords were often betrayed into an involuntary approbation of the Address. Formerly, it was the custom to read the Speech previously to its being read from the throne, by which the members of both houses were put in possession of the substance of it at least. That excellent custom had been discontinued; and any noble lord who might disapprove of the Speech, was thereby precluded from offering an Amendment to the Address. He would, however, admit on this occasion, that there was not much in the Address to produce a difference of opinion. He cordially approved of that part of the Speech which expressed a determination to give all possible assistance to the Spaniards, so long as they should be true to themselves. did not despair of the Spanish cause, provided the vast means of this country were employed in the manner best calculated to distress and embarrass the enemy. He also concurred in that part of the Speech which expressed disapprobation of the Convention of Ciutra; but he would have been better pleased if that disapprobation had been followed by an avowal that utterior measures were intended. Ministers having professed their determinacion to persevere in the cause of Spain, he trusted that their exertions would henceforth be made in a manner different from what they had been. His lordship severely censured that military arrangement by which a British army was sent into the heart of Spain, when it should have been sent to the foot of the Pyrenees. It should have been sent to a situation where it could not be exposed to the possibility of being obliged to retreat.—The noble earl expressed considerable regret that the disposition of America should not be favourable towards this country, but was rather inclined towards the Ruler of France. It must be admitted by all, that the Orders in Council did not originate in the smallest degree

of hostility on the part of Great Britain against America, but were only framed for the sole purpose of counteracting the obnoxious Decrees of Buonaparté; and these Orders in Council, it was well known to the Americans, were designed to cease, the very moment the enemy reversed his unjust decrees.—There was another subject to which he would desire the attention of the House; namely, the necessity of looking into our internal regulations, for the sake of immediately reforming the abuses which may have crept into the different departments of the government. In these times, when the people were ca!led upon to make such weighty sacrifices, he did think that all useless Places and Pensions should be speedily abolished. When he intimated the existence of such abuses, he had no intention to say that this or any other administration were to be condemned, for he considered they were what might be properly termed, the rust of time, but ought quickly to be done away, lest they should corrode the welfare of the state. Buonaparté, from wicked and malevolent motives, had attended to the removal of every abuse which could possibly retard the success of his schemes; and although he did so from evil, it might well become this country to imitate his example, and do so from the best of mo-

Viscount Sidmouth observed, that there was one point upon which there could not, he was persuaded, be any difference of opinion among their lordships, namely, the propriety of assuring his majesty of the gratitude with which they received his Speech. In expressing that assurance, a language was employed, which to him appeared to commit the house to certain points upon which they were not adequarely informed. For himself, he would approve of continuing to support Spain so iong as any hope remained; but he was not prepared to thank his majesty for a Treaty, of the conditions and engagements of which he was wholly ignorant. It was not impossible, when the Treaty came to be ds assed, that he night approve it; but until the documents were before time, he must suspend his opinion, and, above all things, decline to pledge himself to an unreserved approbation of the measure. Before he could come to a proper decision. on this subject, he must also obtain some information respecting the state of Spain. At no period within his memory was there so much spirit, so much loyalty and zeal

in the country, and yet, at the same time, so much dissatisfaction. It was a dissatisfaction not arising from a turbulent disposition by the people of this country, or • from any marked reverses, or from the pressure of the public burthens, but a dissatisfaction produced by a feeling most honourable to the nation. The dissatisfaction was proportioned to the zeal and expectation of the country. It was not content either with the extent of the exertions that had been made to aid the Spaniards, or with the manner in which they were employed. Some statement, he trusted, would be made to allay this very laudable feeling of the public mind. His lordship here declared that he rose chiefly for the purpose of qualifying the assent he should give to the greatest part of the Address. With the reservation he had made, and that the means which would be liberally given would not be misemployed; that the sacrifices of blood and reasure that the people of this country were disposed, boyond all example, to make, would be spent for the glory of the nation, and the honour of his Majesty's crown, he would give his assent to the Address. He wished, however, not to be considered as committing himself to its full extent, but merely as concurring in that part which recommends a vigorous proscention of the war, and expresses a determination to assist Spain, so long as Spain shall prove true to herself. also concurred in the expediency of increasing our military means in proportion to those of the enemy with whom we have to confend

Lord Grenville rose and spoke nearly as , follows: It could not but be imagined, my lords, that there were parts of the Address in which it was impossible for me to concur, but I most willingly gave way to other lords who wished to deliver their sentiments. It was the constant practice, until the present administration came into office, to refrain both in the Speech and the Address from calling upon parliament, to deliver any decided opinion approving of past measures, the documents relating to which were not in the possession of the House, or expressing a determination to support any future system, the details of which had not been communicated. are now, on the contrary, called upon to express our decided approbation, not only of past measures, but of a future system of which no explanation is given. Surely, it must be deemed incumbent upon minis-

ters to make some statement to your lordships, to give some explanation of the events which have passed, and of the system which it is determined to pursue. it is, I must enter my decided protest against certain parts of the Address which your lordships are now called upon to vote, and which go to pledge this House, in approbation of a system, of which I, for one, cannot approve.-My lords, with respect to Spain, it would be an idle waste of your lordships' time and patience for me to declare my opinion as to the nature of the contest in that country. base and treacherous, the atrocious and cruel invasion of the independence of the Spanish people, there is but one opinion in the country, but one opinion as to the cause in which they were fighting, against the tyrant who injustly and cruelly attacked them. I have not, however, my lords, ever wished to conceal my opinion, with respect to the policy of sending a British army to Spain. I do not mean to say, that there might not be circumstances under which it might be advisable and expedient to send British troops into Spain; bu! I mean to assert that, during last summer, there was no prospect that ought to have induced any reasonable men to send a Bratish army into the interior of Spain. I am anxious not to be misunderstood upon this point. I do not mean to apply my observation to naval co-operation, to the mode of sending fleets with troops on board to annoy particular parts of the coast, to keep the enemy in a constant state of alarm, and obtain partial advantages which may be of essential service. I confine myself to the policy of sending a British army into the interior of Spain, and I contend, that there was not that prospect which ought to have induced reasonable men to have so sent an army. Nor were there any circumstances which could justify the sending a British army, large, it is true, as a British army, but small, as an army acting on the continent, to meet the whole disposable force of France, without having any of the great powers of Europe as our auxiliaries. With the Pyrences unlocked, and the road between Paris and Madrid as open as that between Paris and Antwerp, there was nothing which could justify our sending into the interior of Spain thirty or forty thousand British men to meet an army of 500,000. I can only compare such a measure to the far-famed march to Paris, to which it is fully equal in ... wildness and absurdity. It is perfectly clear

that it must rest with the Spanish people themselves to maintain their independence, and that without that spirit amongst themselves no army that we could send would be of any avail. They adopted a evstem, which was published in the early part of the summer, under the title of " Precautions," and which contained a most excellent plan of defence adapted to the peculiarities of the country, and calculated to harrass and annoy an invading army, and to wear them down by a continued system of partial attack, without incurring the risk which must necessarily attend a pitched battle with regular and veteran troops. This system was the best which could be adopted by that country, under its then circumstances, and might have produced a great effect upon the enemy, whose troops would have been continually harassed and fatigued, whilst the Spaniards, taking advantage of the peculiarities of their country, would have incurred little immedate risk, and would have gained a knowledge and attained a discipline which might have subsequently qualified them to contend in the field with the regular troops of France. This excellent system we forced them to abandon, by sending into the interior of the country a British army: it then became impossible for the Spaniards to leave our army to light their battles by itself; our army would, of course, proceed in the manner and according to the usual routine of a regular army; and thus the Spaniards were forced on to engage in pitched battles, at a period when they were not competent, with regular troops, whilst the British army, too small to cope with the great superiority of troeps brought into the field by France, can only retreat. this way, my lords, I contend that the sending a British army into the interior of Spain has been actually injurious to the cause of the Patriots in that country.-I waited anxiously towards the close of last session for some communication on the subject of Spain, which I did expect Ministers would have made for the purpose of obtaining the decision of Parliament. Had such a communication been made. I should certainly have delivered my opinion as to the impolicy of sending British troops into the interior of Spain. ters, however, chose to act without asking the advice of Parliament, and in what way have they contributed to the assistance of the 'Universal Spanish Nation,' as it has been called? In what mamer have they

afforded the aid of which they now so much boast? Setting aside for a moment the consideration of the general question of the policy or impolicy of sending British troops into the interior of Spain, it may be said, that there was a time when a British force of 30 or 40,000 men might have contributed to obtain a great temporary advantage, which, whatever effect it might have had upon the ultimate fate of the war, would at least have enabled the Spaniards to arrange their defence, and to mature their preparations. It may be said, that there was a period of the contest when the French having been driven from Madrid, and forced to take refuge in the neighbourhood of the Pyrenecs, a British force, sent there at that particular crisis, might have driven the French beyond the Pyrences, and placed in the hands of the Spaniards the keys of their country, which they might then have been enabled to defend under infinitely more advantageous circumstances than they had since been placed in. It might be said, that this case did, from peculiar circumstances, actually Allowing it to be so, how was it taken advantage of? One might have supposed, that, to make the proper use of such an advantageous conjuncture of affairs, our troops would have been sent to the port nearest the scene of action, and from whence they might be marched, in the shortest time, to the spot where their services were most wanted. But, instead of the nearest port, the farthest seemed to have been chosen, and the troops were sent to Lisbon. They are there employed in compelling the French to evacuate Por-"tugal, who could not have held it if Buonaparté could not conquer Spain, and who must get possession of it if he does; and afterwards remain there for two months before they march to join the Spaniards. The moment was urgent, the occasion was pressing, every thing depended upon promptished of action, and taking advantage of a small portion of time; and yet two months pass away before the army is even put in march to join the Spanish troops; and the general who commanded in chief, in giving an account of his conduct, says, that no arrangement was determined upon for putting the army in The transports which ought to march. have conveyed our troops are used to convey the troops of the enemy; and our army, compelled to make a long march ever land, are too late for any effective purpose, and the enemy triumphs in the

capital of Spain before even a Britis musket is fired. The Spanish people may truly reproach us, "You promised us protection and assistance; you induced us to engage in the dangerous warfare of pitch ed battles, quitting our more desultory mode of warfare, but more secure to ourselves and more harrassing to the enemy and now the oppressor lords it in our capi tal, plunders our property, and puts to death our nobles, whilst not a single British musket has yet been fired." Shame that such a reproach should truly attach Most unfortunate is it that our to us! army should be placed in such a situation which must necessarily give rise to apprehension. The dilemma stated by my noble friend (lord Sidmouth), most aptly applies to ministers upon this subject: either they did or they did not know that a British army, sent into the interior of Spain, would have to encounter the whole disposable force of France. If they did know it, by what infatuation could they have been induced to place an army in a situation in which no rational men would ever have thought of placing it; if they did not know it, then they must confess that they were wholly ignorant of the resources of France—that they were wholly ignorant that the ruler of France had the resources of the greater part of Europe at his command—that they were wholly ignorant that France had a large army which could be brought to bear upon any given point. With this view of the subject, it is, of course, impossible that I can concur in applauding the past measures adopted by ministers with respect to Spain; nor can I concur in supporting the system proposed to be adopted for increasing the army, with the view of sending more troops to Spain, for this must be the object, or the expression means nothing; although I do not mean to deny, that with the evils with which we are now surrounded, the increase of our regular force is a necessary measure. Wo the approbation, however, which is implied of their conduch and their wise and vigorous system, Linust decidedly dissent, contending, as I do, that there has been neither wisdom nor vigour in their measures. praising themselves for wisdom and vigour, I wonder they did not add success, as that term would have been equally applicable with the two former.—There is one point, my fords, in the Speech and the Address, to which I feel it indispensably necessary to advert, I mean the Convention of Cintra,

and the Armistice which preceded it. An Armistice of which the House knows nothing; a Convention of which the House knows nothing. I was wondering what answer would be returned to that part of the Speech, and it was with no small surprize I heard it moved, as part of the Address, an expression of our regret, that such an Armistice and Convention should have been entered into. What! my lords, pronounce judgment before investigation: condemn a transaction before we are made acquainted with the details of it? I have now heard, for the first time, that his majesty has found it necessary to express his disapprobation of some of the articles of that Armistice and Convention, and from that circumstance it will of course form a future subject of discussion in this house. but at present they are not regularly before us. It is true, that the public have had those transactions before them, and have pronounced their condemnation; the people of England have complained of those transactions at the foot of the throne, and I cannot appland the tone of the Answer, which was returned to the Address of the City of London. It being, however, contrary to the principles of British justice to pronounce judgment without investigation, what must we expect, after unequivocally condemning the Armistice and Convention, of which we know nothing, wither the documents, nor any details respecting the transaction being before us? what must we expect upon going to the oot of the throne with an Address, conaining such an unequivocal condemnation without examination, or the means of exmination? we must expect to be told, 'You, the parliament, have forgotten the irst principles of British justice in proiouncing judgment without investigation, n condemning a transaction with the deails of which you are unacquainted." The Armistice and Convention have, it is known, been referred to a Board of Miliary Officers, who have reported that no lame attaches to any of the generals emloyed on that occasion. That Board of nquiry have abstained, and very properly bstained, from giving any opinion repecting the conduct of ministers; but rom the displeasure expressed by his Maesty, it is evident that they alone were to lame—the Board having declared their pinion that no blame attaches to the geerals, and his Majesty having subseuently expressed his displeasure at the rmistice and Convention, that displea-

sure must apply of course to the conduct of ministers. The generals may alledge the want of cavalry; they may alledge the want of artillery all which must arise from the neglect of ministers. This must of course form a part of the Inquiry when the subject comes regularly before the house. - There is another point also of considerable importance, upon which the Board of Inquiry have very properly abstained from giving an opinion, I mean the naval part of the transaction; I do not mean to convey any censure upon the admiral who agreed to the Convention, or to insinuate that he stands in any other situation than that of the generals, to whom it is decided that no blame attaches; but when, instead of that phraseology to which we have been accustomed in the transactions of our navy, that of sunk, burnt, and destroyed, when, instead of taking prisoners of war, a Convention is entered into, by which the fleet of an enemy comes into our ports with a stipulation, that it shall be delivered up at the conclusion of peace, it becomes a subject which demands inquiry and investigation. That investigation will, I trust, take place. and then our decision will follow regularly and formally; but to applaud or to condenn, without investigation, conveys neither approbation nor censure.—There is one most important topic which I think it my duty to press upon the attention of your lordships, though no notice is taken of it either in the Speech or the Address; I mean the present state of our relations with the United States of America. noble lord who moved the Address has indeed stated, that the embargo was advantageous to this country. Without entering at length into the discussion of the question, there is one thing of which I entertain no doubt, that it is to the measures of the British government that we owe the embargo, and that it was laid on in America in contemplation of our Orders in Council. If there ever could be any doubt upon this subject, that doubt was completely removed in the month of July last, when it was proposed by the government of the United States, that the cinbargo, in as far as it regards us, should be taken off, provided our Orders in Council were rescinded. From that time, therefore, a new cra commenced, at which the embargo began (if it was not so before) to be the effect of our own choice; and so far from its being a measure advantageous to this country, I am prepared to shew Vol. XII.

when the proper time for the discussion arrives, that instead of being advantageous, it is extremely injurious to our interests, and will prove still more detrimental than past experience has shewn it to be, if it is continued. But even the interruption which it has occasioned to the commercial intercourse between the two countries, though a great and serious evil, is not the only nor the worst mischief with which it is pregnant. The wish to maintain mutual relations of peace and amity, is, I believe, the prevalent sentiment among the people, both of this country and America; but I am afraid that the government of neither of the two countries corresponds with the popular sentiment. I am ready to acknowledge, that the government of the United States has, in more instances than one, manifested a considerable partiality to the side of France. But I cannot, on the other hand, acquit the British government of a want of fairness in its proceedings towards Ame-The people of this country, I am firmly persuaded, desire nothing more than to live at peace with America; but - am as firmly persuaded, that the intention of the king's government is to drive things to extremity with America. I know that there are some persons amongst us who are mad enough to believe, that a rupture between the two countries is an event rather to be desired than deprecated. They think, that were such a case to happen, we should sweep every ship from the seas, and monopolize the commerce of the world. Wild imagination! Who does not know that commerce is most desirable when the advantages of it are mutual, and that it can only thrive by reciprocity? But, supposing, that it was desirable that we should engross the whole commerce of the world, are we likely to attain our object by compelling other nations to renounce the use of our manufactures, and to refuse to supply us with their commodities? Psay I believe it to be the intention of government to force matters to a rupture with America; for, if this were not their intention, would they have noglected, as they have done, the opportunity which occurred in the course of the season of effecting a compleat and cordial reconciliation? But, instead of embracing this opportunity with eagerness, in the insulting and sophistical answer written by his Majesty's foreign secretary of state, a principle is laid down still more objectionable than any which they had formerly profes-

sed, and which is no other than this -that whatever acts of injustice may be committed by the enemy, gives us a right to commitacts of injustice equal in degree and extent, under the pretence of retaliation-a principle in itself so horrible and absurd, that there is nothing criminal or extravagant that it would not sunction. In all their fermer definitions of retaliation the acquiescence of the neutral was supposed as indispensible to authorize the exercise of it: but in this letter the doctrine is broadly faid down, that whatever the enemy does you have a right to do Upon this principle you might send an army to dethrone the king of Sweden, and to place one of the princes of the blood royal of England upon his throne, because Bonaparte has dethroned the king of Spain, and given the crown to his brother. In short, were this principle once generally admitted, there could be nothing sacred among men. The proposition of America, it ought also to be recollected, went farther than to hold out a prospect merely of repealing the embargo. It went so far as to say, that if you would rescind your Orders in Council, not only should the embargo be taken off, but the American government would, in the case of France refusing to follow your example, have made common cause with you against the common enemy. And you have rejected all the advantages of commerce, peace and alliance, rather than retract an act of injustice of which you have been guilty! This is a subject which merits the serious consideration of the House, and though it is not mentioned in the Speech, it is of such importance, that an ample and fulldiscussion of it in the course of the ression you will find unavoidable; but as it is not my intention to move any amendment to the Address, I shall not at present press it farther upon the attention of your lordships.—There is really, my lerds, very little of the Address in which I can concur. And I cannot omit the present opportunity of entering my protest, in particular, against that part of it which thanks his Majesty for renewing his engagements with the Spanish government, for to this hour I did not know that any engagements did exist. I was willing to give ministers credit for at least avoiding, in the present precarious situation of Spain, to tie themselves down by any stipulations, by which our policy might in future be embarrassed. It is therefore with the most poignant grief that I find, not only that such engagements

have been entered into, but that they are to be ratified by a solemn treaty. Upon the negociation it would be premature to deliver any opinion, till, the papers containing the correspondence are before the House. I must, however, be permitted even now to observe, that his Majesty's Declaration is at variance with the Speech, respecting the ground upon which the correspondence was broken off. In the Declaration the rupture was ascribed to the refusal of Buonaparte to abandon his views upon Spain, and in the Speech it is attributed to the resolution of the British government not to abandon its ally. All I shall now say is, that the demand was universanable for either party to make. But let me not be misunderstood. I do not mean to say, nor do I think, that peace was at all attainable; and from the time that the first propositions arrived from Erfurth, 1 was uniformly of this opinion. If the Uti possidetis was proposed as a basis of negociation, such a basis was, under all the circumstances, most absurd; for at that very time, it implied, that we should retain postession of Portugal, of which we were then in possession, and that Buonaparté should keep those provinces which were occupied by his army. Peace, therefore, was impracticable, except, which was not to be expected, that he should renounce what he had conquered, or that we should leave the Spaniards to their fate, and thereby become parties to a measure of most wanton violence and horrible oppression. The only question to be considered was, whether the negociation was conducted by the British government in such a way as to leave matters on the best possible footing. -In that part of the Address which relates to the character and conduct of our army, I most sincerely and heartily concur. No language can be too strong, or too glowing, when applied to its deserts; and, if the country is to be saved at all, I am convinced that its salvation can alone be effected by maintaining our military force upon a scale commensurate with the increasing angers of our situation. Measures of vigour also will be necessary; but these measures ought to be adopted under the guidance of wisdom and prudence, and care taken not to waste our resources in Quixocic schemes which it is impossible to accomplish, and where failure is pregnant with calamity. Our army, brave and well disciplined, and capable as it is of doing every thing which men can be expected to perform, will, in these times, find ample

employment in securing our own defence. Impressed with this opinion, it is with the deepest pain that I reflect upon the actual situation of so large a proportion of the military force of the country wantonly committed in a hopeless contest, in which success cannot be the reward of valour, however eminent, and where a safe retreat is all that the most brilliant exertions can reasonably be expected to effect .- I have thus felt it my duty to state my sentiments upon those topics which will afterwards form the subject of full and distinct dis-It will be matter of future inquiry, how it comes that all the assistance which you have given to the Spaniards is to turn your back upon them; what were the causes which led to the Armistice and Convention, of some articles of which his Majesty has declared his disapprobation; whether a war with America be or be not avoidable; and, above all, whether the plan of continuing to send troops into the heart of Spain is to be persevered in? The last-mentioned subject I conceive to be of so great magnitude, that all other questions are, in comparison with it, of very subordinate importance. I have no hesitation whatever in declaring it to be my most decided opinion, that if the system hitherto acted upon, be farther pursued, and the whole armed force of the country sent into the interior of Spain, the destruction of this Monarchy is inevitable; and that we shall soon be reduced to the same condition with Prussia and the conquered States of the Continent. It is admitted upon all hands, that our navy alone is not adequate to our national defence; and if we lose our army, the strong arm of our protection, we may, indeed, replace it with numbers, but not with soldiers. I trust, therefore, that the future conduct of the 'war, in as far as it involves this most important question, will take precedence of all other subjects of discussion.

The Earl of Licerpool (late lord Hawkesbury) confessed, that upon the various important topics comprized in his majesty's Speech, he was prepared to expect both that the noble lord who had just sat down, as well as other noble lords, would deliver their sentiments; at the same time he shought the Address was so cautiously worded, that he did conceive it would have met with the unanimous approbation of their lordships. The Address was so framed, that it could not have the effect of committing any one in the way of approbation of those measures, which ministers

had felt it to be their duty to adopt during the recess. In the first place, with regard to the affirs of Spain, the Address only went to give his Majesty a general assurance of support, in maintaining the cause of that nation as long as they proved true to themselves. In what way this support had been given, or how it was to be in future administered, would be a subject of distinct and detailed consideration; nor would the House, by now agreeing to the Address, pledge themselves to approve of those particular engagements which had been contracted. All that they were now called upon to do was, to record a public avowal of their determination not to descrt that cause which the government and the country had espoused, and that they will not be so far dismayed by those reverses which had been experienced, and which were from the beginning to be expected, " as to renounce that system of support to which both his Majesty and the nation were most solemnly pledged, and in whichit was, in consequence of these reverses, even become a more sacred duty to persevere. Those who inferred that the cause was desperate, from those disasters which had already happened, reasoned upon a most contracted and imperfect view of the relative situation of the parties engaged in ... the contest; and he intreated those who were inclined to despond, before they gave way to their fears, to consult the records of history, and to review those instances of nations who had been competled to struggle for their independence in circonstances similar to those in which the Spaniards were now placed. There it would be found, that nations, after maintaining struggles for ten or twenty years, in the course of which they had been almost uniformly worsted in battle, had eventually succeeded, in spite of the triumphs of their adversaries, in securing the. object for which they contended. It was difficult to conceive any situation which would better warrant hopes of ultimate success, than that of Spain at this days The people were unanimous in their resistance to the invader; and it was the only instance since the French revolution. in which a whole people had taken up arms in their own defence. The territory of Spain was as large as that of France within its ancient limits, and the country possessed many local advantages which were extremely favourable to its defence; advantages the value of which the Spanish history in former times ought to teach us

duly to appreciate. The noble lord might, indeed, say, that if their advantages, both physical and moral, were so great, the Spaniards, ought to be left to themselves. Ought we, then, to risk nothing where so much was at stake? The success of the enemy had, in many cases, been nearly in proportion to his risk; and because he had gained a great deal by risking much, where we have much to gain, ought we to The cause in itself was risk nothing? most interesting to the best feelings of the human mind—it offered the last chance of salvation to the continent of Europe; and, taken in a more contracted and selfish point of view, our own immediate security was in some measure it volved in its fate. He asked, then, if nothing was to be risked in support of a generous ally; if nothing was to be risked for the re-establishment of the general tranquillity; in fine, if nothing was to be risked for our own safety and independence?—With regard to the micesures which had been already adopted by his Majesty's ministers, when the period came for discussing them, he was preparcel to vindicate them both in whole and in part, but he could not even now suffer the noble lord's statements to go forth to the public without making some observations upon them. The noble lord seemed to be of opinion, that the military assistance which this government gave to the Spaniards ought to have been confined to sending detached expeditions to particular points of the coast; and to him (lord Liverpool) it appeared not a little extraordinary, that he should have objected to the policy of the expedition to Portugal, which was almost the only point of the coast which, at the time, was in possession of the enemy. It was the general sentiment of the people of this country, that the aid of government ought not to be limited to sending supplies of arms and money, but that succours in men should also be sent in support of a cause in which every individual felt the strongest interest. A large force had been prepared with unexampled expedition, and in its applica tion ministers had taken the advice, not only of military men of high reputation at home, but had consulted the Spaniards themselves, who, both in the north and south, had recommended the reduction of general Junot's army as the most acceptable service which itswas in our power to The consideration due to an perform. ancient and faithful ally, who was then groaning under a foreign yoke, he admitted

to have had considerable influence with his Majesty's ministers in undertaking the deliverance of Portugal. He requested also the noble lord to bear in mind, that at the time when our expedition sailed. and which he seemed to think might have acted with greater advantage in the north of Spain, the passage from Paris to Madrid was just as open as it is now; and that the French army was in possession not only of the passes of the Pyrenees, but of a large district in the south of Spain -The noble earl stated the advantage which had been derived from general Spencer's small force, in facilitating the reduction of the army of Dupont, and, in consequence of the evacuation of Portugal, the Spaniards had been delivered from a large force, which, by acting in their rear, might have embarrassed and impeded all their future operations. His fordship also defended the equipment of the expedition to Portugal, and asserted, that in every respect, and specifically in the proportion of cavalry and artillery with which it was accompanied, it was perfectly competent to execute the service on which it was sent. Neither, he contended, had there been one moment's unnecessary delay in the march of our army from Portugal. If it did not proceed immediately to Spain after the conclusion of the Convention, it was, bccause no central government had then been established, and it was impossible to arrange any plan of operations with the provincial Juntas .- With respect to the Cintra Convention, there were some articles in it of which his majesty disapproved; but these were not of a military nature, and he assured their lordships, that no information should be withheld by ministers, which might be deemed necessary to a full and fair discussion of this or any other measure.—As to the Answer returned to the Address of the City of London, he was at a loss to see any ground for the noble baron's observations. far as it called for inquiry, no reflection or stricture was made upon it; but when it prejudged the conduct of the officers engaged in that transaction, and the character of the transaction itself, by branding both with the strongest disapprobation before any inquiry could be had upon them, such an attempt to projudice the matter could not have been passed over unnoticed or uncensured. - Much stress had also been laid by the noble baron on the conduct of government towards America. He still imputed the measure of the Embargo to

the Orders in Council issued by the British government; but if the noble baron would refer to the correspondence between Mr. Madison and Mr. Erskine on that occasion, he must be convinced, that at the time of laying on the embargo, the American government were acquainted only with the decrees of the French government, and that they adopted the measure of the embargo on the supposition that the French decrees would produce on our part some measure of retaliation, such as that of the Orders in Council. There was no dispos sition on the part of the British government to irritate America; on the contrary, every thing was done in the tone of conciliation, as far as the honour, the interests, and the rights of the country could allow: but, no consideration should prevail upon us to impair these things. On the vindication of them depended all our strength and national dignity and importance; and, surely, they were not to be sacrificed to America, at the very moment when America seemed so blind to her own interest, and had betrayed so decided a partiality in favour of I rance, to the prejudice and injury of Great When the time arrived for a minuter explanation of all these points, be should be happy to afford every information in his power more fully to explain The present he did not conceive to be the proper moment for entering into that explanation.

Lord Sidmouth shortly explained the motives which induced him to concur, in the Address. He did not conceive it to pledge him to any of the particular measures to which it referred; and with that reservation it was that he gave it his present concurrence.

Earl Moira disapproved of many of the paragraphs in the Address; but would still refrain from moving any Amend-He particularly insisted on that ment. which referred to the Armistice and Convention concluded in Portugal, and took occasion to explain the opinion which he had delivered upon it as a member of the Court of Inquiry. He concurred, indeed, with his colleagues in saying, that no further military proceeding should be had in that matter; and he had emphatically made use of the word 'military,' on the occasion. As far as the officers, who took a part in the transaction, were engaged, he would repeat it, that they had behaved with unquestionable zeal and firmness. They might have perhaps imputed to them an error in judgment; but, circumstanced

as they were, their error was not such as fell within any infraction of the articles of war; it was rather an error imputable to his majesty's ministers, and to the manner in which they had prepared and sent out the expedition.—The Address also alluded to further aid to be afforded to Sweden. Should it not be inquired how that aid was to be applied? Was the further assistance, to be hereafter granted to Sweden, to be applied in the manner in which we had hitherto afforded that support? What, in fact, had been done for Sweden, that in the least contributed to give her any material assistance? From her adherence to our alliance, she had alreally lost almost half of her territory, and was now exposed to the severest fate. We were as much bound therefore to attend to Sweden as to Spain. Looking to the unfortunate peninsula. where our principal exertions were said to have been directed, what was the situation Did the Address at all indica the feelings of this house, or of any man in the kingdom on that weighty subject? The noble earl had said, that the Spaniards would not accept our proffered assistance. Was the fit application made to them? Where was the question asked? At the extremity of the kingdom farthest removed from the scene of danger. Supposing an enemy were to enter Scotland; would an ally, anxious for our protection, take an army to Penzance, and inquire of a council there, if he could give the inhabitants of that remote quarter protection? But, he was warranted from the evidence before the Court of Inquiry to say, the aid was applied for, not for Gallicia, but for the Pyrenean frontiers. What was the situation of the French at that time? Buonaparté, in the plenitude of self-confidence, had imprudently distributed his forces in small divisions all over the kingdom. The natives rising throughout the provinces, indignant at the perfidy of their enemy, were competent to the utter destruction of these What was then our scattered legions. luty? It was to interpose 50,000 men between Spain and France, which would be increased to 150,000 by the zeal of the This immense army, organized natives. and disciplined as it would have been, blended with British regulars, would take possession of the passes, and the consequence would have been, that not a Frenchman could have entered or quitted Spain, unless he had cut his way through this prodigious force. It was not enough to

drive the French out of Spain, not a subject of Napoleon should have passed the frontiers, unless exchanged as a prisoner. Then would have been the moment to have called on Austria, and to have told her, that her existence depended upon immediate hostility against France-to have informed her, that the British forces, supported by their ally, were hovering, like a dark storm, on the summits of the mountains, and would pour onward in a torrent, spread devastation in the plains beneath, the moment she should declare her purpose. All these golden opportunities had been lost by the gross mismanagement of his majesty's ministers. Nor could be concur in the Address in what respected the Convention of Cintra. The speech of the commissioners was designed to serven from accusation the real culprits. He had said, in common with his colleagues, that there was no ground for any further military inquiry; but this was not saying that The conduct of the naval department had not, and indeed could not, come before them. The fitness of the political instructions on which the military or naval officers proceeded, was not at all examined. What were these instructions? were, that the enemy should be driven out of Portugal. They were forced out of the country: and so far these instructions •were complied with. Neither was there any want of zeal or courage in the manner in which this business was accomplished. If there were errors in judgment, those errors were in the ministers who removed an army of the enemy from a state of total inutility to a scene of action. Where they were they could have formed no junction with the French armies in Spain, and they must in the sequel have been reduced and subdued.—Nor could be concur in the propriety of the conduct of ministers in what related to the Address of the City of London. The citizens came forward to do what freemen ought at all times to perform. They petitioned his majesty on a subject of great national inportance, and in doing so they had not committed what ministers had charged them with, criminated any man before his conduct had been examined at the proper tribunal.—So much he would say on the subject of the Address now moved, and on the conduct of ministers as connected with it. He would now inquire what was the duty of their lordships. Was it to sit silent at the present momentous crisis,

when the eyes of the country and of Europe were directed to them? Now, more than ever, the salvation of the state depended upon the wisdom of their decisions. He ardently wished, that while the governments of the earth were crumbling around them, they would vigilantly attend to the dangers to which the British empire was exposed, augmented as they daily were by the indiscretion of those to whom the conduct of public affairs had been unhappily entrusted.

The Earl of Buckinghamshire, while he approved of the exertions made by ministers in favour of the Spanish Patriots, could not refrain from expressing his disapprobation of the manner in which our gafant troops were employed; and no man more lamented than he did the mistakes which had placed them in situations which rendered them incapable of displaying those energies for which British soldiers are every where characterised. He wished to avoid pledging himself to any measure whatever, until ministes and fully before the House their motives for their conduct.

Lord Erskine reprobated the Address, as in many respects disingenuous, particularly in the attempt which it made to screen ministers, by shifting the blame of the Convention of Cintra from their own shoulders to those of the officers who commanded the expedition in Portugal. If there was an error of judgment any where, it was to be charged on his majesty's ministers, who had placed those officers in a situation which reduced them to the necessity of acceding to such terms. The conduct of ministers in rejecting the proposal of America, he must also reprobate. It would lead to the worst consequences. It would throw America into the arms of France, and tend to separate the new from the old world, which must deeply wound the commercial prosperity of this country.

The Lord Chancellor combatted the opinions of his noble and learned friend. Nothing could be more unfounded than the idea which some noble lords seemed to entertain, that the government of this country seemed to be actuated by a spirit of hostility towards America. They harboured no such feeling, on the contrary, they were sensible that the interests of the two countries were closely connected; but that England must maintain her diguity, her rights, and her laws: otherwise, indeed, she would soon prove but an unavailing friend to America or any other coun-

Nothing could be more unfounded than the charge of disingenuousness, brought against the Address by his noble and learned friend. What was there disingenuous in it? It did not preclude the house from the fullest investigation of any of the measures it had referred to, but left them open for future discussion and censure. In the reference it made to the Armistice and Convention, it did not intend any reflection upon the military conduct of the officers concerned in them. . It rather had in contemplation circumstances of a mixed nature, rather political than military, and these most probably it was of which his majesty has declared his disapprobation. When all these measures came hereafter to be discussed, noble lords would find themselves fully at liberty to treat them according to the judgment they might then form of them. Their concurrence in the Address at the present moment would not preclude them from that liberty.

Lord Mulgrave vindicated ministers from the reproaches bestowed on them; and merely indicated, that they were ready to discuss the various subjects mentioned, whenever the noble lords on the opposite side chose.

Lord Auckland said, that several parts of the Address might bear the interpretation of committing the house; as it was said, for instance, that they heard with satisfaction, that his majesty had entered into a treaty. But he was glad to hear it expressly declared, that their agreeing to the Address did not involve their approbation of the measures of government.

The Address was then agreed to.—The Earl of Liverpool then gave notice, that on Monday he should move the thanks of the house to sir Arthur Wellesley, and the other officers and troops, for the victory of Vimeira.

HOUSE OF COMMONS.

Thursday, January 19.

About three o'clock the Speaker entered the house. Soon after, the Deputy Usher of the Black Rod made his appearance, and summoned the house to the house of paers, to hear the Commission read. The Speaker and a number of the members accordingly attended.—On their return, the Speaker informed the house, that, in pursuance of an act of the 24th of his majesty, he had, during the prorogation, issued writs for the election of a member for

the county of Southampton, in the room of sir II. Mildmay, bart. deceased; and of a member for the borough of Bossiney, in the room of lord Rendlesham, deceased.

The Clandestine Outlawry bill was, proforma, read a first and ordered to be read a second time.—A new writ was ordered for the borough of st. Alban's in the room of the hon. J. W. Grimston, now baron Forrester.

[The Lords Commissioners' Speech.] The Speaker acquainted the house, that the house had been at the house of peers at the desire of the lords commissioners, appointed under the great seal, for holding this present parliament; and that the Lord High Chancellor, being one of the said Commissioners, made a Speech to both houses of parliament; of which, to prevent mistakes, he had obtained a copy; which he read to the house, and for which we refer to our report of the proceedings of the lords, see p. 1. After the Speaker had finished the Speech,

The Hon. Frederick Robinson rose. He said he would not detain the house for a longer period than it was usual for gentlemen, placed in a similar situation with his, to claim their indulgence, and would therefore, without further preface or apology, proceed to state such observations as occurred to him on the Speech they had just heard-read, and which would form part of the Address he should have the honour to move.-His majesty had expressed his confidence, that his parliament would concur in giving every aid in their power which could contribute to the firm and rigorous support of the war in which we were engaged. With such views as they originally entertained on the subject of this war, with such views as they had continued to take of it, it would indeed be a singular inconsistency to depart from them at a moment like the present, and refram from giving his majesty an assurance that they were ready to give him all the assistance required, and which the extraordinary nature of the case demanded. The leading topic in the Speech referred to the state of Spain, and whoever looked to the actual situation of affairs in that country, and the nature of those occurrences that led to the connection with our own, would . agree with him in the propriety of reducing into practical use that excellent maxim, that vigorous war led most directly to safe and honourable peace.' Our connection with Spain was formed for the

purpose of enabling her to resist the tyrannous usurpation of France, the injustice of which could only be equalled by the perfidy of the means employed to accomplish the detestable design. It was, indeed, difficult to determine which to reprobate most. He knew not in what language to describe the fraud and falsehood employed by Bonaparte to subdue a people to whom he was united in the closest bonds of alliance, and who had reposed an ill-founded contidence in him. In the Declaration he had published, he had told them, that if they refused to accept his brother Joseph for their king, he would cut out a new kingdom for him, place the crown of Spain upon his own head, and punish those whom he dared to designate as 'the wicked.' It would be well for the yet unconquered countries in Europe (of which he was sorry to say there were now but few), to attend to the first part of this Declaration, as there were weubtless some to be found from whose territories this embrio kingdom might be formed; and it would be well for G. Britain to look to the latter part, as slie was assuredly included among 'the wicked,' whom the tyrant presumptuously pretended he had a divine commission to punish. Some few, perhaps, of his countrymen, might think that the cause of freedom in Spain was less pure, because that country had not agreed or participated in hailing the dawn of liberty, which was once thought to illume the horizon of France. But surely no sight could be more grand and animating, than such a people, whose character for ges had been famed for many virtues and noble qualities, rising against foreign injustice, tyranny and oppression, resolved to be independent, or to perish in the struggle. Could we wonder at the sympathy which the people of this country felt, at the energy with which they came forward, and at the glowing participation of sentiment which they expressed in a cause so like their own. Speculative men might differ on points relating to internal reforms and regulations; but it .vas evident, that the Spanish people did not think the return of a native king to his legal throne, incompatible with national reform. The cause of Spain had dost none of its first interest, and Britain was still bound to extend her mighty arm, to save and to succour. Under these circumstances he could easily conceive what his majesty's feelings must have been, when it was proposed to him to abandon the

cause of Spain, a proposition to accord with which would have been disgraceful to the sovereign and to the country. When he heard of the opening of negociations, he entertained little or no hopes of success. naparté would not give up his pretensions, and we were not base enough to agree to the shameful terms offered as the grounds of treaty. Indeed, no one could believe that the two emperors at Erfurth ever entertained an idea that their proposals could be listened to, as they must have been aware, from the history of this country, that we were not in the habit of deserting our allies, and surely they could never expect that we would degenerate from our known character, in a cause so great and important as the present.—As the house were not yet in possession of the Treaty of Alliance entered into with the Supreme Junta, a would be premature to make any remarks upon that subject. The contest we had undertaken was ardnous, but we were not on that account to despond. If so, we might have long since sat down in dumb despair, and have submitted to France. He trusted, therefore, that notwithstanding the surrounding difficulties, with our assistance, Spain would yet triumph over her misfortunes, and confound heroppressors;

> Per damna, per cædes, ab ipso Ducit opes animumque, ferro.

The next topic to which he would allude was the campaign in Portugal; and he could have no doubt of the house acquiescing in a sentiment which acknowledged the gallantry and excellence of our forces employed in that country. The battles fought spoke for themselves. In no cases were the discipline of men, or the skill and military talents of their generals, more conspicuous. As a proof of this, it was only necessary to revert to the expression of public opinion on the campaign, which was not considered as commensurate to what ought to have been secured from the bravery displayed by our soldiers, and the success that had attended their efforts.—The next subject touched upon was our relations with Sweden; and though Russia, by dint of superior forces, had obtained advantages over our ally, yet every one must admire the king of Sweden's steady adherence to the principles which first united him to us, and drew down the implacable hatred and vengeance of Buonaparté upon his head. His determination also not to listen to terms of accommodation, hostile to the independ-

ence of the Spanish nation. gave him an additional claim to our support. It was our duty, then, to assist him with all our power; thus evincing to the world, that Britain never forsook those who remained true to themselves and to their engagements with her. It would also have the good effect of establishing a character not to be shaken, that we never by indifference would create hostility, where by liberality we could make friends.-Upon a review of the existing circumstances mentioned in the Speech, it was clear that we could not support our part in the arduous scene without incurring much expence. But on this point he had no cause to expatiate, as he was truly happy to hear it asserted, that the public would not be materially burthened, as other means could be found to answer the exigencies of the times. It was also highly satisfactory to learn, that our revenues were in so prosperous a condition. Considering the means adopted by our enemy, and the exertions he used to destroy our commercial prosperity, though he never thought they would have the full effect designed and hoped for by the contriver, yet neither had he been sanguine enough to imagine that they would be employed so inefficiently, that, instead of doing us any injury, a progressive increase of revenue was the consequence. All the attempts of Buonaparte to undermine our national strength had failed, and the trial had proved that Great Britain was superior to all the opposition and schemes of deterioration the tyrant of the continent could devise. The last topic to which he should call their attention was the military state of the country. As he had ever been a friend to the measure adopted in the last session of parliament, he rejoiced to find it had been so eminently successful. was, however, necessary to provide for offensive, as well as defensive war, as nothing contributed more effectually to a state of security than a vigorous prosecution of offensive hostilities. Never was our army in a higher state of excellence in discipline, equipment, or numbers, and he should be happy to see some mode devised by which an increase could be hade to its present superior establishment. These being his sentiments with regard to the principal subjects alluded to in the Speech, he begged leave to move, " That an humble Address be presented to his majesty, to return his majesty the Thanks of this house for the gracious Speech which Vol. XII,

his majesty has directed to be delivered by the Lords Commissioners: To essert his majesty, that we are met together with a determination cordially to support his majesty in the prosecution of a war which we are well convinced there is no hope of terminating safely and honourably, except through vigorous and persevering exertion:-To express our hamble acknowledgments to his majesty for having been graciously pleased to direct to be laid before us, copies of the proposals for opening a negociation which were transmitted to his majesty from Erfurth; of the correspondence which thereupon took place with the governments of Russia and of France; and of the Declaration issued by his majesty's command on the termina nation of that correspondence; and to as sure his majesty that we will lose no time. in taking those Papers into our most serious consideration: To congratulate his majesty on the strong assurances which his majesty continues to receive from the Spanish government of their determined perseverance in the cause of the legitimate, monarchy, and of the national independence of Spain; and to state that we rejoice? in the determination expressed by his majesty, that he will continue to the people of Spain, so long as they shall remain true; to themselves, his most strenuous assistance and support: -Ilumbly to express the satisfaction which we feel in learning that his majesty has renewed to the Spanish nation, in the moment of its difficulties. and reverses, the engagements which his majesty voluntarily contracted at the autset of its struggles against and usurpation? and tyranny of France; humbly to thank. his majesty for acquainting us that these engagements have been reduced into the form of a Treaty of Alliance; and for his gracious condesension in assuring us, that so soon as the ratifications shall have been exchanged, that Treaty will, by his mac jesty's directions, be laid before us :- Te assure his majesty of our entire particle pation in the lively satisfaction with which his majesty has contemplated the schiolements of his forces in the communication ment of the campaign in Portugal, and the deliverence of the kingdom of his majesty's ally from the presence and oppression of the French army , while, on the other hand, we deeply regret the termination of that campaign by anaArmistice and Con vention, of some of the articles of which his majesty has been graciously pleased to: inform us that his majesty has. felt his way

obliged formally to declare his disapprobation: To assure his majesty; that he may rely on our disposition to enable his majesty to continue the aid afforded by his majesty to the king of Sweden; and to state that we are sensible that monarch derives a peculiar claim to his majesty's support in the present exigency of his affairs from having concurred, as his madesty has been graciously pleased to inform us, with his majesty, in the propriety of rejecting any proposal for Negociation to Swhich the government of Spain was not to be admitted as a party :- To return his majesty our humble thanks for directing the Estimates of the current year to be laid before us; and to assure his majesty, that he may confidently rely upon our zeal and affection to make such further provision of Supply as the vigorous prosecution of the war may render necessary; and that we shall have the greatest satisfaction in finding ourselves enabled, according to the wish so graciously expres-*sed by his majesty, to provide such Supply. syithout any great or immediate increase in the existing burthens of his people :i the highest satisfaction, that notwithstanding the measures resorted to by the enemy for the purpose of destroying the commerco and resources of this kingdom, the public revenue has continued in a course of Sprogressive improvement:—Humbly to Thank his majesty, for informing us that the measure adopted by parliament in the last nession for establishing a Local Militia has been already attended with the happiest success; and hat it promises to be extensively and permanently beneficial to the country: Finally, to assure his majesty) that, duly weighing the immense interests which are at stake in the war now carrying on, we will, in obedience to the special recommendation of his majesty, proceed, with as little delay as possible, to consider of the most effectual measures for the augincertation of the regular army, in order that his majesty may be the better enabled, without impairing the means of defeace power of his dominions in the great conmost in which his majesty is engaged, and conduct that contest, under the blessing of Divine Providence, to a conclusion compatibles the the honour of his majesty's crown, and with the interests of his allies, of Emphy, and of the world."

Light S. R. Lushington rose to second the highly satisfactory to me

(said he) in rising to second the Address which the hon, member has moved, that the ability and cloquence with which he has illustrated the various important topics which it contains, leaves little for me to perform. In executing this lighter task, I trust, however, to the usual courtesy of the house, to make a large allowance for my deficiencies. Believing as I do, that there never was a period in the history of this country, when Parliament assembled under circumstances more deeply affecting the vital interests of this Empire, I cannot but feel the strongest desire, that the house may join in an animated and unanimous expression of loyalty and attachment to his Majesty's person, and of hearty cooperation in the just views of his govern-To the cordial manifestation of these sentiments on former ardaous occasions, to the vigour thereby infused into the measures of his majesty's government and thence transmitted to the nation at large, we owe it that at this moment Great Britain remains single, amidst the nations of the world, unhart and unappalled by the tyranny or treachery of France. If such have been the acknowledged benefits flowing from the united force of Parliament on former occasions, assuredly I cannot err in anticipating a cordial concurrence in the motions made by the hon. mover on this occasion, involving as they do the honour of the crown, the pledged faith, and all the generous feelings of the nation, and the only remaining hope of deliverance to Spain, and all those nations who have successively fallen under the violence of France and their own concurring supineness. Reflecting upon the unhappy events which in these latter years have alienated so many of our Allies from this country, and thrown them into the arms of the enemy, his Majesty's ministers have felt it particularly their duty to give an example to the world of the interest which his Majesty takes in the welfare of other States-of the good faith of this country in performing all the duties of alliance. Convinced that they were dealing with an enemy, who omitted no means of frank or force to gratify his lust of dominion, and satiate the vengeance which his heart feels, and his tongue often acknowledged, towards this country, his Majosty's ministers have not been deluded, by hollow offers of peace, from performing the duty they had solemnly pledged to Spain. Acting on that spirit of caution which the experience of former treachery

justified, they ascertained that the principles upon which the enemy professed to treat with this country must be to the last degree offensive and insulting to every man not prepared to humble and disgrace it. To have made peace with France by abandoning Spain, would be so foul an act of cowardice and desertion, that it seems to me impossible any man could counsel his majesty to an act so disgraceful to the country. War, under any circumstances of disaster that the imagination can conceive, appears to me preferable to such a peace. I feel therefore that his majesty's government is entitled to our warmest approbation, for anticipating and defeating the treacherous views which dictated the insidious offers of the enemy, for the manly Declaration published on that occasion. I trust, indeed, that the feelings of the house, in this respect, will be as general as their determination, cordially to support his majesty in the vigorous prosecution of the war in Spain, and such a declaration seems to me a homage which all parties must be not less anxious to pay to our national honour and faith, than to the principles they have themselves formerly professed. But if we shall desert the cause of Spain, in the midst of her reverses, even whilst the Spaniards continue true to themselves, with what confidence can we hope for our own safety. So deep a stain will, I trust, never fall upon this country; for with nations as individuals, punishment follows fast upon the footsteps of dishonour. I trust therefore, that every member of this house will feel, that the faith of Great Britain, solemuly pledged to Spain and Sweden, must be religiously observed, and that the preservation of that faith, in all cases of difficulty and trial, is the surest tower of safety to this country; and the best hope of deliverance to the rest of the world. His majesty has expressed the lively satisfaction he has derived from the achievements of his army, in the commencement of the campaign in Portugal. Sir, there is not a hamlet in this empire which did not partake of his majesty's feelings, in viewing the successes which crowned the valour of his troops, whilst they were under the sole command of my right hon, friend; though the nation universally shares in the anguish of his majesty's heart, upon the extraordinary infatuation which sacrificed all the glories of Vimeira to the enemy, yet I trust that the disappointments and difficulties which have occurred, great and severe as they

are, will have no other effect them. inspire us with additional vigour, and a mulate us to new exertions, in the con dence that the same skill and barding will hereafter lead to happier results After all the gloomy predictions which were held forth to us, of the failure of our revenue and commerce, during the less Session of Parliament, it must be matter of the most substantial satisfaction to this house, to find that the enemy has himself chiefly felt the evils of his own injustica. The system adopted by his majesty a great vernment, and the spirit of enterprise an industry which distinguish the commercialdealings of this country above all the nations of the world, have alleviated the mischief meditated by France against th resources, credit, and commerce of the country, and the revenues are still proceeding in a state of progressive improved ment. His majesty has recommended by the house the increase of our military power. In times of tumplt and disorder like those in which we five, our military strength must be made to keep pace with the enemy, and the house feeling that the only the success of our arms in foreign countries, but the defence of our own islands depend upon the speedy augmontation of our military power, will no doubt determine, with every possible expedition, the lest means of obtaining that increase. To me this has always appeared to be the paramount subject of our anxieties and deliberations; and it is highly satisfactory to know, that the measurge heretofore adopted for this purpose, have succeeded to the full and best of our expectations. It now becomes the wisdom' of this house to enable his majesty to avail himself of the military strength of the dominions at the earliest possible pe riod, for without it there can be no hope of a successful resistance of that tyrapily which has already desolated some of the fairest portions of the globe, and still men naces with its baleful influence the incl terests and happiness of the world. For these reasons, I most cheerfully second the motion of my hop friend.

Mr. Ponsonby. The awful circumstant

Mr. Ponsonby. The awful circumstances, Mr. Speaker, under which the present session of Parliament commences, would in themselves, without even his Majesty direction, have called our attention to the and produced, I am sure, in the mind, every man, a wish to offer to the House such opinions and counsels as are likely send to the honour and security of

country. His Majesty in his Speech intimates to us, that the contest in which we are engaged has no likelihood of being brought to a conclusion favourable to the interests of this country, or of our allies, without a vigorous and persevering continuation of the efforts of the British nation. I do believe that his Majesty may have formed a very just estimate of the situation of this country, and of the rest of Europe, in so saying; but I cannot but lament how deeply he is likely to feel the disappointment which must probably ensue from the conduct of those to whom he has entrusted the councils of the nation. If his Majesty thinks that a vigorous perseverance in our exertions is the only seeans of bringing the present contest to a favourable conclusion, I do imagine that we can form but a · feable hope, that the same men who hitherto have so feebly negociated, and who have so ineffectually conducted the force of this nation, will gratify the wishes of country in their future efforts, either in our own behalf, or in that of our allies; for never, I believe, since Great Britain attribed and supported its present rank among the nations of Europe, has its pubforce been directed with so little skill, so little foresight, or so little success. -- His Majesty last year concluded a Treaty with the king of Sweden, by which the country stands pledged to pay to that conarch the sum of one hundred thousand . pounds, which stipulation the country has performed with fidelity; for I believe that so far as relates to the expenditure of the public money, there are none who will think of accusing those of his Majesty's conneil with ever having been wanting vigour. (Hear! hear! hear!) By that of Sweden be attacked by his neighbours, this country shall concert with that Sovereign as to sending out an auxiliary force to his aid. , How far there has been any thing of concert—how far there has been any thing of counsel—how far there has been any mutual communication, or common understanding, between cation, or common uncertainting, control state forerunient of this country and his state in Majesty, in conformity with the last, we can form some judgment by the more state of sir J. Moore and his army sent this the course of the last summer. Upon that occasion, an army was brought from the south. Europe almost at the moment at the moment at the moment of the spain had resolved upon hostile extends against, the usurpation of the goldens of France, for the purpose of de-

fending Sweden. That army was commanded by one of the ablest generals in the British army, aye, and the most confided in; for that gallant officer has since been entrusted with the command of an army in Spain, upon whose success and safety perhaps at this moment depends, not alone the independence of Spain, and the glory and character of Britain, but the fate of Europe; even the hopes of humanity itself. It cannot then be argued by the right hon. gent. opposite, that if there was a failure of the expedition for the defence of Sweden, that failure was attributable to the commander of that army. For it is impossible, that the same men could have recommended to their sovereign, to employ him in Spain with whom they were dissatisfied in Sweden. (Hear! hear! hear!) What then, I ask, was the result of that expedition? Was it because sir John Moore was kept in ignorance of the mutual counsel and concert of the two governments; or was it because there existed in the counsels of his Majesty's ministers neither method, system nor design, that that officer, without a single musquet being fired by his army, or any battalion of it being formed in array against an enemy, was compelled actually to make his escape from Stockholm in disguise? (Hear, hear, hear!) Is it here the empire is to look for a proof of that energetic vigour, on which the present servants of the Crown have ventured to plume themselves? Is this the prospective hope they hold out to their sovereign and to their country, of an able and commanding direction of its means and its resources? If we can find no such testimony from these occurrences, I fear we shall be able to trace in them the counterpart of the same compromising and dastardly policy, which in the same quarter of Europe marked their career a short time previous to the last session of Parliament. When they waged their detestable and fatal hostilities against the crown of Denmark, by the attack on Copenhagen, an aggression which has lowered the character of Great Britain for national honour and good faith, it was at least to be expected, that when such invaluable sacrifices were made, some great eventual and permanent benefit ought to have ensued. But what have we experienced? Were the evils which we had sacrificed national character and our before unsuffied honour to avoid, less either in quality or extent than those, the very consequences of that policy which we now feel? If that rash and inglorious ex-

pedition had not taken place, the Danish navy would now consist of ships of war, blocked up in the ports of that country, instead of being converted, as it is now, into a more active and successful means of hostility against our commerce, than the navy of any power in Europe. Our commerce has, I contend, suffered far more in consequence of your attack, than it could have suffered had you not taken their fleet. (A laugh from the ministerial benches.) That opinion I maintain. Did you, when you made your assault upon the navy of Denmark, deprive it of the services of a single sailor? No. You contented yourselves with taking away their ships of Had their marine continued safe from your assault, it would hav absorbed the exertions of their seamen. If hostilities between the two countries were unavoidable, a sense of pride would probably have compelled them to risque a contest with a British Fleet. Our tried experience and superiority at sea, made us easy as to the issue. But by your own policy, having deprived them of that which occupied the exertions of their numerous sailors, Denmark now applies her whole force of that kind in a predatory warfare against your commerce. This has been the result of an unjustifiable measure; which, whilst it exasperated the enmity of an unoffending neutral, has by no means diminished her means of annoyance. And this is a fresh instance of the merits of that ministerial vigout, which was to characterize the government of those now entrusted with the confidence of the Crown. what view the right hon. gent. opposite considers such consequences, it is not for me to presume. I for my part cannot but consider them not less injurious to our interests, than they are degrading to our reputation; for, I ask any man, when the nations of the world see expeditions sent for certain objects, return, not alone without effecting such objects, but even without adopting one single measure to promote their accomplishment, in what light, I say, can they consider them, but disgracefuldisgraceful not to the commander of the British army, nor to the gallant men under his command, but certainly disgraceful to those counsels which have manifested no farther proof of enlargement of system, which have realized no other promise of energy in cultivating resources, or promptitude in applying them, save in a sort of pantomimical movement of fleets and armies from one end of Europe to the other

without effecting any things (Hear Le hear!)-After these transactions in North of Europe, the affairs of Spain next engrossed the attention of the world. The government of France having made its iniouitous attempt upon the independence of that nation, (an attempt deserving of at the censure and reprobation which the hon. mover has so eloquently pronounced upon it,) an opportunity of ardent hope to this country, and of probable deliverance to Europe, presented itself, such as we had not witnessed since the revolution of France. This was an event of the great in 1789. est importance, an event big with the greatest consequences, and which demanded the greatest attention of the king's ministers: they, and they only, were caps-ble of forming a just opinion concerning it. It was impossible to conceive that such a country as Great Britain could view such passing events with indifference, or without taking a very prominent part in their direction. The question for those entrosted with the management of our concerns. was to obtain the necessary knowledge, and to bestow upon it, when acquired, the most mature consideration. It is upon this principle the conduct of his majesty's ministers, with respect to the war in Spain, in my opinion, is to be appreciated. It is in the recollection of this House, that we were first acquainted with the exertions of the Spanish people a very short time previous to the prorogation of Parliament. right hon. gentlemen opposite at that period studiously avoided to make any communication on that subject to this house. They had determined to apply to their own redit, all the glory and advantage, which the cause of Europe may derive from their co-operation with the Spanish people, They, and they alone, were aware of the wishes and objects of that nation; all that was known was known by them; all this was done, was done by them; all that was advised was advised by them. When, therefore, the Spanish nation under took to resist the power and usurpation of Poince. and when the government of this country had determined to co-operate in that effort, the natural course of duty was to decide on the system best calculated to impure th important object. It will not be denied that the maturest reflection was necessary and that this country, in the application of its means, should not take any precipitate steps. We had to recollect, that it Spain was successful in its struggle, such an event would not only, in its limited

effects, prove highly beneficial, both to them and Great Britain, but that the relative power of France would have been considerably diminished. Had we succeeded in placing upon the throne of Spain, a prince hostile to the present dynasty of France, and friendly to this country for its services in its cause, the designs of France against the peace and independance of Europe would have vanished into air.-When, therefore, such consequences hinged upon the decision of our counsels, I can, without fear of contradiction, assume, that in our system of co-operation, ministers should have been comprehensive in their views, and energetic in carrying them into execution. The most prominent object for their consideration, we should suppose, was the nature of the warfare which was most likely to be successfully carried on by the Spanish people: Whether it was to be conducted in the field, according to the modern system of military ametics in Europe, or whether it was to be considered as a kind of desultory attack by the host of the Spanish population, supplet by Great Britain with arms and military equipments, throughout every province of that peninsula. This mode of warfare has been recommended by the advantages which it affords an armed population, favoured by a mountainous country, capable of enduring the severest privations, and of profiting by every incident to harass the enemy against which it is opposed. When such a system is carried to its whole extent, the most powerful invading army may be brought to conclude, from its great loss of bloed and treasure, that it were wiser to desist than persevere in such and hazardous attempt. These were the two schemes, one of which, in contemplating the affairs of Spain, ought to have been pursued. But his majesty's ministers seem, from their conduct of the war in Spain, not to have decided. System they had none: on one day they gave the preference to this plan, and on the next they changed it for another. If any reliance can be placed on the communications which have bech made in the various newspapers, as to *the proceedings of the Board of Enquiry, it would seem that sir A. Wellesley was sent out by his majesty's government without any specific instruction, without any direction whither he was to proceed, or with what authority in Spain to consult. . Indeed he appears to have sailed with a sort of adventurous roving commission:—to do whatever he pleased !- It is next to

be considered, whether the force under his command was sufficient for any really serviceable object. For I can conceive nothing less likely to serve the Spanish cause, than to send out to that country a force not competent to keep the field itself, and not able to co-operate with the force which we were told the Spaniards had in arms. If I am wrong in the statements I have considered it my duty to make, no blame is imputable to me. I have been kept in ignorance, and therefore have a right to fer to the communications which, whether right or wrong, have appeared in the public journals. From these it appears, that sir A. Wellesley had, on his arrival at Corunna, consulted with the Junta of Gallicia, and that that body had recommended to him not to debark at St. Andero, but to proceed to Portugal and make that country a point of union and connection between the northern and southern provinces of Spain. That the Junta of Gallicia were very anxious to get rid of a French force, in possession of a country on their rear, is what few could doubt; but how a compliance with their wishes, by the commander of a British army, could have tended to the delivery of Spain, is that to account for which all men are at a loss. Because, if Spain had been relieved by the expulsion of the French force from its provinces, there was little doubt that the enemy, in posse sich of Lisbon, would have been compelled to The smaller country was desubmit. pentlent on the greater for its deliverance from the invaders; but it by no means followed, that the possession of Portugal extended a reciprocal protection to Spain. How did the facts unfold themselves? You have expelled the enemy from Portugal, and since that he has entered Madrid, defeated three Spanish armies, and is at this moment in pursuit of your's. (Hear, hear, hear!) We learn this night from his Majesty's Speech, that his arms, though at first honourable, have terminated in an Armistice and Convention, of some of the articles of which his Majesty has felt himself obliged to declare his formal disapprobation. When or where this disapprobation has been declared, is to this moment a secret to me. I find from others, whom I should suppose to have better information, that they never heard of this disapproval, nor ever met with any person who had. But even had we heard of this disapproval before, we are to this moment left in ignorance of what parts of these two transac-

tions his Majesty's disapproval was expres-Was it to the substantial points of the Convention of Cintra, or was it to those Articles which recognized the titles of the head of the French government, and the general who in Portugal commanded the French army? It is not a little surprising to be told that his Majesty had declared his disapproval, whilst at the same time no explanation is given of the points to which it was directed. But it would be far more surprising to find that this House was not determined to canvass the whole of this transaction, in order fully to ascertain what were the points which called for censure, and to whom the delinquency was to be attributed. (Hear, hear!) But it was not only in sending the Bruish troops to Portugal in preference to Spain, that the vigeor of the King's ministers was alhis a field. It was also to be traced in the various equation ats of the army? It was felt in the went of artillery, in the derangement of the commissariat, in the scintiness of the cavalry force. (Hear, hear, hear!) If the newspapers be correct in their accounts, the defence of all the generals employed in Portugal, for according to the disgraceful Convencion of Cintra, rested principally upon the ill provided state of the British wmy, and its inability on that account to ful I the object for which i s aupointed. And, vet, the ministers who panned and sent out that Expedition are the men, on whose able and energetic exertions this House and the coentry is now called upon to rely, for the proper and successful management of these vigorous efforts which his Majesty's Speech less told as are necessary to bring this awful comest to a layourable result. Is it not more consistent with common reison? Is it not more sinted to the duties we owe the British people to presume, that from the experience of the past, such men are unsafe to trust with the destinies of the future; Was the noble lord (Castlerengh) opposite so stinted as to that species of force; or so stinted as to the means of its conveyance, that for a British army, destined to act in the field against the enemy, he could only obtain 200 gavalry? Who that reverts to the proceedings of this House, in the last session, but must remember that noble lord, almost with tears in his eyes, and in a tone of despondence that arrested commiscration, regretting the exhausted state in which he asserted that department of the public service was, through a feeling of false economy, left

by a right honourable friend (Mr. T. Grenville) not now in the House. It was then, we were told by him, that by having transports when they were not wanting, we were sure to have them at hand in the mement of urgency. By what fatality I ask the noble lord is it, that all his characteristic energy seems to have set upon the present state of things? (Hear, hear!) Is this the testimony, which under the administration of the noble lord, Great Britain exemplifies to the continent of Europe, of her military powers, and of the strength and comprehension of those who manage her resources? Indeed, if their effects had not proved most lamentable to the security of Europe, and the character of this empire, it would afford a most prolific source of ridicule to review the ministerial operations of the noble lord. Alt army sent without instructions, without plan, almost destitute of cavalry, and delicent in stores; the artillery not fit for the operations which should have been pursued, whilst the horses, (the accounts given of the state of which, if it were not for the melancholy consequences, stera truly ridiculous) were represented as blind and lame, and some even as dying of old age. These, at least, are the statements of the general officers whom the noble lord had selected; and if they are not satisfactory to himself, he alone is to blame for their inaccuracy, having appointed. three commanders in chief with a rapidity greater than the relays of post horses, from whom, of course, no very intelligent accounts were to be expected .- Now, let us evaluing the reasons stated by the genetyals for acquiescing in the Convention. Time, say they, was thus obtained to forward the Pritish army to Spain. Convention was signed definitively on the 30th of August; and yet the British army was not ready for action in Spain for two months, may, some of the troops did not leave Portugal for ten weeks after. Is it only for the conveyance of the troops of France that the noble lord can find transports? These he can convey in British shipping, to be again, almost immediafely on their debarkation, employed in Spain, whilst by that very measure he subjects, in a dreadful season, the British army to a march of 500 miles. It is impossible to pronounce adequately upon that disgraceful measure; there is so much in every part of it of mystery, enigma and riddle. We are now told, that his Majesty has expressed his formal disapprobation of

some parts of the Convention; and yet his ministers thought proper to fire the Tower guns in approbation of it. His Majesty it appears, had a different feeling of what affects the honour of the country and the glory of the British army, and I most sincerely believe it, from that entertained by those ministers, who conceived it right to proclaim with all the demonstrations of public rejoicing, this stain upon both. His Majesty protests against being deemed a partner with his servants in this disgraceful transaction; and has this night an-nounced to his Parliament that he has formally disapproved of it. Early in the progress of the hostile operations in Spain, I believe in the month of July, a document was published by the Supreme Junta of Seville, under the title of Precautions, which fixed upon a plan of warfare, and also conveyed instructions to the inhabitants of Spain, as to the manner in which they were to conduct their hostility against who enemy. Biscay, Castile and Navarre were the parts of the peninsula pointed out as the most proper theatre for hostile exertions. These were the points most important to engage the consideration of the patriotic leaders, and, of course, of the auxiliary force which was naturally to be expected from this country. Now, if his Majesty's ministers had condescended to hold a little intercourse with the Supreme Junta, or have allowed the army to remain in England till they actually knew something of the state of Spain; or, if sir Arthur had even corresponded with the Junta, they; and we too, would have learned, that the most important duty to be performed was the defence of the north of Spain, and the passage of the Pyrenecs ! and then, instead of being worsted, the army so sent might have been used for the most beneficial purposes, so as to make the French retire within the frontiers of France. I am certain that was the plan of warfare which would have been most essential to the safety of Spain. The Convention of Portugal having taken place, his Majesty's ministers thought proper to cause the Tower guns to be discharged, in token of the satisfaction they felt, until they found that all the rest of his majesty's subjects entertained a contrary feeling upon the transaction. The public displeasure was loud and general; every patriotic heart felt the stain cast upon his country's heady: every tongue uttered the com-pletot, it did so turn out, too, that the first city in the empire, the city of London,

sympathising with the national feeling, ap" proached the throne with their sentiments. and a most vigorous reception they did meet with indeed. (hear! hear!) The right hon. gentlemen had certainly anticipated a complete triumph over the Lord Mayor and Common Council of London; but subsequent events proved that his majesty's citizens could rally. The Corporation tell his Majesty, that they think the Convention disgraceful, dishonorable to the British arms, and injurious to his Majesty's interests' they call for investigation and the punishment of the guilty. In answer to this application, his Majesty's ministers advise his Majesty to tell the Citizens of London that their interposition was unnecessary, and that it was inconsistent with British justice to pronounce judgment be-Really, though the fore investigation. gentlemen opposite may think their responses not only wise but oracular, I am at a loss to know what the difference is between British justice, and that justice which, in every variation of time or place, is immutable. Feeling the profoundest respect in every case, in which his Majesty appears to act, I still must say, that his advisers put into his mouth upon that occasion, an answer as little congenial to the spirit of the British Constitution, as it was ill suited to the dignity of the throne. Ministers may talk with flippancy themselves, they may pun and epigrammatise, they may sneer, or they may snoutch,-but when unfortunately the king of this country feels it his duty to hint his displeasure to his people, or convey to them a rebuke for their conduct, there ought to be a dignity and decorum observed in the language of reproof from the throne, which would make displeasure more severely be felt by those for whom it was intended. But, Sir, I can easily conceive that ministers might have been a little irascible on receiving that remonstrance, because, notwithstanding the usual complacency of the City of London to their measures, it had within the last year on two important occasions opposed them, first on the Reversion Bill, and latterly on this disgraceful Convention.— The most material considerations, however, are the employment of the British force in Spain, the dilatoriness of those directing it, and their total want of capacity. were wise at all to send a British army into Spain, that opportunity has been lost, which appears to have been the only favourable one that presented itself.

giving assistance to the Spaniards, there were, as I before stated, two modes of proceeding. What the opinions of the Spaniards themselves are I profess myself totally ignorant? The fact is, that this ignorance does not proceed from any want of diligence on my part in making inquiries; but for want of any authentic source from which information could be procured. Did the Spaniards make application for a regular force to be sent into their country, or for money, arms, ammunition, clothing, and all other necessaries to enable them to prosecute the war against such armies as France had the power of pouring into their country? I ask this question, because if Spain with such assistance could not carry the point of keeping out any fresh reinforcements, there was little probability of preventing that country from being over-run. In investigating this matter we should have considered what was the amount of the disposable force of France. To guide us in regard to this point, we have a recent document to refer to for information. papers which were laid before Parliament in the beginning of the year 1806, just after the failure of the third coalition, there appears a Memoir from the court of Vienna to that of St. Petersburg, stating the amount of force which France could probably bring against the allied Powers. From this document it appears that the French force was then estimated at 500,000 men, exclusive of the imperial guards, which consisted of 15,000 men. This was the opinion of the court of Vienna before France had over-run Germany and Poland and some other countries of Europe, and previously to her connection with Russia. The disposable force of France must, therefore, have been since considerably increased; and it was consequently most inaterial for this country, before it adopted any measure whatever, to consider well the propriety of employing her troops in Spain, where there was a likelihood of such immense numbers being brought against them. Never, I believe, was sympathy so strong, as that evinced in England in Yet, though favour of the Spanish cause. such had been the enthusiasm of the nation at large, and however ardent the people might be in lending assistance to support such a glorious struggle, it was the duty of those, who were intrusted with the management of the national force, to consider in every point of view the propriety or impropriety of complying with the po-Vol. XII.

pular feeling. That was perhaps the feeling of the moment, but ministers were bound to consult for the permanent interests of the public, and it was therefore their duty to investigate and ascertain by every possible mode, whether they ought to risk an English army at all in Spain, or confine their assistance to the supplies I have mentioned. I do not wish to impute blame to them for having sent a British force to Spain, if the Spaniards themselves applied for it, and if it was the opinion of competent judges, that there was a probability of enabling them thereby to keep the field against their powerful enemy. We have instances in our history of our having been before in a similar situation and under similar circumstances. The independence of the United Provinces was effected principally by the assistance of England. Queen Elizabeth for her own safety, against the designs of Spain, assisted those who revolted against its tyranny and oppression; and I wish that ministers h adverted, in the present instance, to the conduct of that wise princess, and her wise None of the present iniadministration. nistry can think themselves disgraced by a comparison with lord Burleigh; and yet we find that queen Elizabeth, pressed as she was by the power, the rancour, the persevering hostility of Spain, did not hazard the whole force of her dominions, nor proceed to send any number of troops abroad, without some assurance of safety in case of disaster. She, by the advice of her ministers, took care to possess what were called cautionary towns, and thereby assured herself of a retreat, and gained a safe point whither to send zeisforcements, as well as a security that the United Provinces should not abandon her in the contest in which they were engaged. I know not what has taken place between the English and Spanish governments upon that subject; but, I perceive, that in his Majesty's late Declaration it is stated, that certain obligations exist which are considered equally binding as the most solemn From what I yet know of the treaty. matter, I cannot agree in the propriety of any such sentiment: I should not, however, think of abandoiting them in the hour of misfortune; but I cannot admit, that we should consider our present obligations in the light of a solemn treaty: for what is the nature of such an engagement? It is entered into in a moment of hurry and precipitation; it has not been laid before us, and therefore, is, as yet, un-

authorised by Parliament; and, cousequntly, you may approve or disapprove, you may grant or refuse the supplies for carrying it into effect. Upon the whole, therefore, I know not how an engagement of this sort is to be considered as equally binding as the most solemn treaty. But we now understand, that a formal treaty has been negociated, which it is intended to lay before the house, and until that be done I cannot decide upon its mcrits or propriety. I dare say the house would naturally be inclined to receive, with the fondest partiality, every thing apparently tending to the advantage of the Spanish cause: but, sir, the state of our warfare, under such circumstances as I have already stated, and as his Majesty's ministers have conducted it, is truly extraordinary. If the Spaniards preferred that mode of warfare, which was of a desultory nature, instead of a continucd warfare, then the British army could not have been of the least use in Spain; For a British army there must necessarily have pursued a plan wholly different from that of the Spanjards. I know not which system of warfare was proper to be adopted; but I say the two systems are completely incompatible. The Spaniards, in their own country, and pursuing a desultory mode of attack, have the power of dispersing and rallying again, as occasion might require; but this is not the case with a re-· galar, army. If you combine the two modes you must necessarily destroy the energies and efficacy of one of them. We have already seen this exemplified in the Spaniards. We have seen their regular army defeated, and almost destroyed by the onemy; while in another quarter we have found their irregular force very successful, which shows that the two modes of fighting are perfectly inconsistent.-Now, sir, let us see what has been the vigour of ministers upon this occasion. By vigour, I presume, is meant a prompt energetic use and application of the public force. Will you tell us of one instance if such promptitude and energy? I presume you cannot say it was displayed in Portugal; nor in Spain by sir John Moore's coming into the field after the Spanish army had been defeated? It was not then useful, because it was unable to keep the field by itself. It is an extraordinary circumstance, that the Convention of Portugal is made to rest in a great degree upon the speedy applicable lity of the British army in Spain, and yet the general of that army, sir Hew Dalrymple, tells you there was no preparation

made for its reception in that country for some considerable time after the Convention was concluded. Can it then be said, that the object of the Convention was carried into effect, or that any time was gained by it? If such measures deserve the name of being energetic, or useful, I am at a loss to know what sort of measures would be deemed the contrary.-As to that part of the speech which relates to Sweden, I have only to observe, that this country is placed in such a situation that I do not see how we can refuse to give the stipulated supply; but I cannot help lamenting, that there is not the smallest probability of any good arising from Sweden continuing to persevere. We are told that the king of Sweden deserves our support the more, because he refused the overtures made to him from Erfurth, relative to excluding the Spaniards from the negociation. "Perhaps he deserves the applause of mankind for his bravery and perseverance; but what good, I may ask, can he thereby render to Spain or England? When this vote of supply was proposed last year, I ventured to say, that the most prudent use Sweden could make of the money, was to procure a peace for herself, as it was totally impossible for her to resist her enemies, or be of the least advantage to her allies. Nothing can be more hurtful to us in the eyes of the world than endeavouring to involve the smaller countries in Europe in hostilities with France. The immense superiority of our naval power, our commerce, and prodigious wealth, enable us to look to a long continuance of war, perhaps with safety; but what is that to the powers of the Continent? Their resources are not great; they have no means of offence against France; and what advantage can we derive from the misfortunes of other countries? Instead of being the arbiters and protectors of the Continent, we should, by so doing, be holding up ourselves as the cause of the ruin of other nations.—Having said thus much upon what comes under our notice in the speech itself, I must now take the liberty of making an observation or two upon what the speech omits to state-I mean in regard to what relates to the United States of America. Much correspondence has taken place betwixt the American government and this country, as well as between America and France; and we know that a direct overture was lately made by that power to us, and by us rejected. When the last session of

parliament concluded, we left America in a state of hostility and alienation, apparently with great probability of a connection with France leading her into a state of war with us. The commerce of America has suffered much—her own measure of embargo, (whether wise or not) is in itself a prodigious restraint on her trade, and indeed nearly tends to its total annihilation. It was always alleged that we were justified in our Orders in Council, because that neutral power had not taken the necessary steps to obtain from France a revocation of her Decree. The American government however seems to have conducted itself with much activity on this subject. An application was made to France, which I think seems to acquit that government of any wish to favour France more than England, and also of any desire to do any thing more than was necessary for protecting her own interest. America now tells us, that she will take off the embargo with regard to England, and enforce it as far as regards France, the latter power being the first transgressor against her commerce; and that we shall thereby have all the advantage of her trade confined to us.—The right hon, gent, opposite, in an answer, assigning his reason for refusing that proposition, states, what I think rash and unjustifiable, that his Majesty cannot avoid hostility with America, by a concession, not made to America, but to France. Now, do the facts of the case bear him out in this assertion? Did she not enable you by that offer, to make your own Orders in Council infinitely more efficacious than they otherwise could have been? America suffered in her commerce; you suffered also; and you formerly said, that America had not applied to France to recal her decree: she has now made that application, and yet you will not accede to her proposition. The right hon, gent. assigns for his conduct another reason, which, if he does not review with wisdom and discretion, must, with deference to him, seem to imply a degree of levity and intoxication, arising from momentary success; he tells the Americans, that the system of blockade is harmless, and is now broken up into contemptible fragments. If the plan to be adopted with America is to be continued in this way, I am not surprised that his Majesty's speech should have been silent on the subject.-When the papers, which have been promised, shall be laid before the House, I shall then

be able to enter more fully into the discussion of the affairs of Spain. I have no desire to disturb the unanimity of the House on this occasion, though I thought it my duty to state distinctly my sentiments upon the various topics to which I have adverted, and for the full discussion of which other opportunities will arise. The particulars to which I wish to call the attention of the House on a future occasion. are the disgraceful Convention in Portugal, the conduct of Minis ers in regard to the Spanish war, and also their conduct with respect to America. With the assistance of my friends, I intend, as soon as possible, to bring these matters before parliament for discussion and inquiry. After this previous notice of my intention, I cannot surely be accused of making a factious opposition, in order to interrupt the progress of public business, and without promoting the genuine interests of the country.

Lord Castlereagh then rose. He ob. served that the declaration with which the rt. hon. gent. concluded his speech, that he would not oppose the Address that bad been so ably moved by his hon. friend, and his farther declaration, that the various points on which he had briefly touched should become the subjects of subsequent discussion, released him from the great and irksome task of entering minutely into an examination of the statements which the right hon, gent, had ventured to hake. The right hon, gent, seemed particularly impressed with the conviction, that in the cause intrusted to his majesty's government (and never was there a cause more deeply interesting), there had been shewn a total want of wisdom and vigour, and that this country and Europe had no chance of salvation but by a change of the men who were to conduct the affairs of the state in the present most critical and important period. Whatever might have been the want of vigour in his majesty's present ministers, so much complained of by the right hon. gent., he believed the country would not have much more to hope for if the reins of government should fall into the hands of the right ___ hon. gent. and his friends, who had given such ample proofs of zeal and anxiety for the welfare and interests of the country. by deserting all those, who were then allied for the defence of the cause of Europe. No great parliamentary recollection was necessary to carry back the mind to those periods, when the rt. hon. gent. and his

friends were called upon to support the cause of Europe, at a time scarcely less momentous than the present. Although the conduct of his majesty's present ministers might lie open to examination, he yet felt proud that it would bear an honourable contrast to that of their predecessors. He certainly did not mean to detain the House long on the present occasion; but he would shortly call their attention to the rt. hon. gent.'s observation, in The first instance adduced by succession. the rt. thon, gents in support of his charge of an absence of vigour in government was, that early in the last spring they sent a large military force to the Baltic to co-operate with our ally the king of Sweden. Now, with respect to this measure, as far as naval interference went, it turned out to be most critically opportune; for the marquis of Romana, who was at that time at the isle of Funen, had distinctly stated, when subsequently in this country, that if British fleet had not entered the Belt on the very day on which it had, his army must have passed over to Zealand, followed by that of Bernadotte. As to what related to the military force, that was not left to the judgment of the British government alone. However highly he might think of the right hon. gent.'s judgment in military matters, he certainly thought that the opinion of the Swedish government on •this spoject should have at least equal authofity; and he distinctly stated, that the force sent to Sweden was on the requisition, nay, at the entreaty of the Swedish minister resident in this country, who had declared that that force might make the whole difference of the salvation of Sweden. Feeling the determination to support the cause of Sweden by arms, and not as the rt. hon. gent. had held out, to sell it to the enemy, the British government had not hesitated to comply with this in-What had been the circumvitation. stances which led to the return of the troops, the house was not at that time investigating. His majesty's ministers would experience no difficulty in affording every explanation, except what might wound the feelings of our ally, or affect injuriously the interests of the public service. certainly had no hesitation in declaring, that the gallant commander of that force stood completely exculpated; and he joined igne with the rt. hon. gent. that his majesty's government had given unequivocal proof, that they did not disapprove of the conduct of that brave and Zealous

officer, by entirely intrusting to him the highest military confidence, that had ever been intrusted into the hands of a British general, in the annals of our history.—The next point in the rt. hon. gent.'s speech, which he should notice, was the great naval exertions, which that rt. hon. gent. stated to have been made by Denmark, notwithstanding the expedition, the morality of which he had formerly so strongly deprecated. And here he must remark on the strange perversion of terms created by the rt. hon, gent, who compared the teasing warfare of gun-boats in a calm, with the great naval efforts of our whole fleet. Did the rt. hon. gent. mean to say, that in the course of the last naval campaign in the Baltic, it would have made no difference, if, when the Russian Reet came out of Cronstadt, they had been joine. by 15 Danish sail of the line? Would not this country have been obliged to provide an equivalent fleet for the purpose of counteracting the naval force of the enemy, if we had had to meet 30 sail of the line, instead of 12 or 13? He left it to the rt. hon. gent.'s candour, as a statesman, to say, whether in such a case, the naval affairs of Great Britain would have stood as they now do, either in the Baltic or in any other part of the world. In those seas, exposed to frequent calms, especially in summer, the whole English fleet could not completely defend on commerce against the gun-boats. And often all the injury done to our trade was so inconsiderable, in proportion to the extent of that trade, as to be scarcely perceptible.—But all these points were collateral to that great and overwhelming consideration which must press upon the mind of every man, as connected with the probability of producing the resurrection of the world, or continuing it in that lamentable state in which it had been so long buried. He was most ready to admit, that on no former government had so heavy a responsibility attached, as that which had fallen on the present government since the close of the last session of parliament. He had no hesitation to concede, that to no government had the wishes, the hopes, and the determination of the country in their support been more unanimously expressed. He was ready to allow, that his majesty's ministers felt, that they had only to call upon the country, and that their call would be answered with the utmost liberality of feeling; they were controlled, therefore, by no other considerations than those natural limits to

which all human exertion, and all human power, were subject even in such an empire as Great Britain. Admitting, therefore, in the most extensive degree, the responsibility of his majesty's ministers on this subject, he felt no apprehension at the prospect of meeting the charge of the rt. hon. gent. upon it. He felt confident, that it would be proved they had redeemed the pledge given by them to parliament in the last session; that they had carried on the struggle and applied the abundant resources of the country in a manner which, on mature reflection, appeared most likely to secure the object in view, an opinion which even past experience served only to confirm. He selt bold, therefore, in declaring that whenever the rt. hon. gent. should bring the subject before the House in a tangible shape, he should be fully enabled to prove, that his majesty's government had acted on the fullest conviction of the course, that would be most conducive to the sucless of the cause of Spain; and, if that cause should not succeed, the failure would result, not from any neglect on their part, but from greater engines of destruction having been brought against that country than it was in the power of Great Britain to afford means of defence. This was too large, too interesting, and too important a subject to be broken down in a debate of that Opinion upon it must depend on considerations, that could not be superficially examined. But he must be permitted, however, to say a few words upon the subject; and here he must observe, that it was not very easy to collect the rt. hon, gent,'s sentiments as to the course of military policy which ought to have been adopted towards Spain. The right hon. gent, had described two modes in which our military assistance might have been afforded: the one by furnishing the Spamiards with arms and ammunition merely; the other, (that which had besides been adopted by his majesty's government,) that of sending to their aid a regular military force. The right hon, gent, expressed his partiality for that species of warfare, recommended in their List of Precautions, by what he called the Supreme Junta. costainly did recollect the paper alluded to by the right hon, gent, but it was circulated long before the Supreme Central Junta had an existence. The writer was unknown; it had no kind of authority; and it was impossible to ascertain, whether it expressed the general sentiments of the

The right hon, gent. depreca: nation. the introduction of a regular army to assist an irregular force. Certainly, early in the war, the Spanish troops were local and irregular; but this force was soon found to be ineffective. Even in Andalusia a regular army had been established, and it was not until they got a regular army, that the Spaniards were enabled to make an effectual struggle, and to reduce the power of the enemy by the defeat of Dupont at the memorable battle of Baylen. course of events decided the question between a regular and an irregular force. When Madrid was evacuated, and the provinces purged of the French, every province felt the necessity of advancing its troops, and they had consequently been advanced and consolidated in the centre of the kingdom. His majesty's ministers' had, therefore, no option—the option had been made by Spain. They had chosen the mode of regular warfare, and it would have ill-befitted the character, of Great Britain to have shrunk from the contest, and to have said to the Spaniards: "We will give you money, we will give you stores, but we will not hazard our blood in your defence." Such language would indeed have been most ungenerous towards our allies, and most unworthy of the spirit and general feeling of this nation, in support of the Spanish cause. What had this country to do with the prudence or in prodence of the Spaniards adopting the system of warfare laid down in the "Precautions?" Whether Spain was to contend against France in irregular warfare or by regular war, was a matter for her own option; and she had at that time made her option for regular war, and for giving battle to her enemies in the field. It was, therefore, the duty and policy of this country to support her cause in the same manner. The speech of the right hon, gent. was rather of a prudent cast, and not in that animated stile, in which another right hon. gent. (Mr. Sheridan), had, in the last session, represented the aiding Spain as paramount to all other duties. The right hon, gent, who spoke this night, seemed to think it was very improper and imprudent for a British army to enter Spain, without having some cautionary towns and forts surrendered to us, to secure our retreat in case of calamity. For his part, he knew of no town of that sort which could be surrendered, except Cadiz; for as to Ferrol, it was not a town capable of answering the object proposed, nor of

protecting the embarkation of an army. Now, as it was evident, that if we were to make any operations at all, they must be in the North of Spain, he could not conceive that a proposal would be well received in that country for surrendering a town quite without the line of our military operations. If we had made such a proposal to that generous and high-spirited nation, he could not conceive that we could have thrown a greater apple of discord to disturb the harmony of cordial cooperation. As to another disposition of the forces which had been mentioned, that of sending sir Arthur Wellesley's force of 9000 men to the Pyrenees, to cut off the communication between the 60,000 French troops who were in Spain, and the rest of the 500,000 disposable troops, of which the right hon, gent, stated the enemy's army to consist, the bare statement of such a plan must convince the House of its absurdity. If the right hon, gent, had really no other advice to offer to the House and the country than what he had stated, he rejoiced that his majesty's government had adopted other measures. As to the complaint which the right hon. gent. had made of want of regular information, he could assure him, that it was his wish to lay before the House, as early as possible, every information that would not be prejudicial to the public service; and he was happy to state, that he saw no objection to the fullest information being granted with respect to the transactions in Portugal, one of those topics to which the right hon, gent, had promised to call the attention of the House. He also thought, that very shortly the fullest information might be given with respect to our operations in Spain; and he was sure, that when the time of discussion should arrive, he would be perfectly ready to meet the right hon. gent. either upon the principles or upon the details of the question. As to the idea which had been thrown out, of the propriety of directing our forces to Spain in the first instance, instead of Portugal, he must say there never was a fallacy more absurd than the idea of a very inferior force occupying the passes of the Pyrennees, and cutting off entirely the communication between two armies infinitely This fallaey seemed to arise superior. from the idea that an army, when once landed, could put itself on march the next morning, to attack the enemy. There were some persons who appeared to think that an army once landed could act as

speedily as a ship when it has left the port. The difference, however, was very great: the ship had nothing to do but to go with the wind, and meet the enemy; whereas an army when landed had much difficuly in collecting provisions, and the means of transporting their necessary baggage. If 'the present administration were, however, to have waited till every. thing was ready for the reception of our armies, they must have stood as still as the last vigorous administration, who acthally did nothing while in office.-He would venture to say, from the melancholy experience of the fate of general Blake's army, that if a British army had landed at St. Andero, and scrambled as far as gen. Blake advanced, none of them would ever have come back. He was convinced that there was not a single military man who would support the idea of a campaign in the Pyrennees, for a British army. right hon, gent, had stated, that the expedition which had atchieved the deliverance of Portugal had been sent to sea, to seck its fortunes, without any particular The fact, direction from government. however, was directly the reverse, because, most unquestionably the expedition under sir Arthur Wellesley did sail with a most precise and determinate object. It had been ordered to go immediately to the Tagus, without stopping at Corunna. This direction was given in consequence of precise information received from sir C. Cotton, (which, however, afterwards turned out to be unfounded,) that there were no more than 5000 French troops in Lisbon and the other forts upon the Tagus, and that sir Arthur Wellesley's expedition would be sufficient to dislodge them. The expedition then had been sent out with a precise object, and with precise instructions, but it would hardly be contended, that government should have tied up the hands and the discretion of such a meritorious officer as sir Arthur Wellesley so completely as to say, that he must on no occasion take advantage of any favourable circumstances which might occur in the varying and fleeting fortune of the war, without waiting until he had made a direct communication to government upon the subject, and had received their answer. It appeared to him that floating armies, under the command of trust-worthy officers, might be of great service, even when acting according to the circumstances of the times, without any particular directions from government; and he was confi-

dent that in this manner the corps of gen Spencer had been of considerable service in marching from Seville to Ayamonte, and stopping a portion of Junot's army that was coming to the relief of Dupont .-As to the attacks which had been made upon him for not having sent sufficient cavalry with the Expedition, he was ready to strengthen the right hon, gent.'s argument, and to admit, that it was only by accident that any cavalry at all had been attached to it. It was not supposed that cavalry was a proper description of force to send with those floating expeditious, which might be a long time at sea, before they found a favourable opportunity for landing. Some of the cavalry, however, which were in Portugal, had happened to come from the Mediterranean. He should always protest against the notion that we were never to engage an enemy, unless we were equal or superior to him in cavalry. He would ask the Ilouse, would they wish to blot out from the page of our history, those brilliant victories which we had gained when much inferior in cavalry? At the glorious battle of Alexandria, sir Ralph Abercrombie had but 150 dragoons, and the French had 2,400 cavalry; and at the battle of Maida, sir John Stuart had no cavalry at all. In the expedition to Portugal, the government had made sufficient provision even of cavalry. army would have been superior to the enemy in this respect, if the cavalry which was in Mondego Bay on the 20th (the day before the battle) had landed. The 18th dragoons were also very near. He would allow, however, that if sir Arthur Wellesley had had the cavalry on that day, upon which he routed the French, perhaps more completely than ever they had been routed on a former occasion, [Cries of hear! hear!] the result of that victory would have been still more glorious. Although he was free to confess this, yet he must entirely resist the idea of government having neglected its duty in any particular. He believed the House must now recollect what was the temper of the country at the time that there appeared a delay in the sailing of the expedition under sir A. Wellesley from Oork. Whatever was the enthusiasm which prevailed in the public mind, for the immediate co-operation with the Spaniards, ministers would have been much to blame if they had not acted upon the information which they received from sir C. Cotton of the state of Lisbon and the forts upon the

Tagus. He could assure the right Hon. gent, that for his own part, after having been attacked for four or five months upon this subject, in a mode, that he certainly had not resorted to to defend himself. he should be extremely glad to have an opportunity of making that defence for himself and his majesty's government, and that the fair case should be laid before parliament. He could assure the right hon, gent. also, that although his sagacity might enable him to lay his fingers on some fault in the present government, yet he felt confident that his majesty's ministers could prove to the satisfaction of the House and the country, that they had not been negligent in the great trust which had been reposed in them: and no greater personal favour could be conferred upon him than in giving him the opportunity of defending those measures for which he felt himself so highly responsible.—As to the inconsistency which was stated between the disapprobation of his majesty of some parts of the Armistice and Convention, and the joy which his ministers had manifested in the usual manner, on hearing the news of the evacuation of Portugal, he thought this was a charge which might be easily explained. He believed, that every body had heard with joy the brilliant victories of our army, and the lelivery of Portugal from the oppression and tyranny of France. If the right hou. zent. himself did not feel joy on beee opics mentioned in the Speech, he could not conceive upon what grounds he had concurred in the Address. If, upon the receipt of the news of the deliverance of Portugal, ministers had not thought it proper to announce the intelligence by the usual demonstrations of joy, their silence would have been considered unfair with respect to the generals who negociated he Armistice and Convention. It would tave appeared as if the whole weight of ministers and of his majesty's government was against them. It was not at all exraordinary, that his inajesty's opinion on ı question submitted to a military tribunal, hould not be expressed in his Speech from he throne; but if the right hon. gent. hose to seek information in another manen it would not be difficult to obtain it. As to the Answer which had been given to he Address of the city of London, he. believed the right hon, gent. would find it very hard indeed to persuade the city of London that his majesty's ministers were actuated by any other view in the advice

they gave his majesty on that subject, than the sense which they felt of their public duty; and much less that they could have any wish to use language to the city of London which could be conceived harsl or irritating. They did, however, think, that the business had begun to take a complexion of party, and that the city of London had been surprized into that Address, which appeared to take for granted, that there must have been guilt somewhere, and to demand the punishment of the authors. The Answer was in plain but not disrespectful language; and in using such language, his majesty conceived that he was taking the best means of securing the confidence of that city, which had given him so many proofs of its affection. -As to the intention which the right hon. gent. had intimated of bringing forward for separate discussion all the topics upon which he had touched, nothing could be more gratifying to his feelings, than that those subjects should have the fullest discussion in parliament. This was necessary, not only for the justification of ministers, but that the couftry should feel the confidence which it was necessary that they should have, in the present critical situation of affairs. He therefore congratulated the country that parliament was now met, and that those subjects which were so interesting to the feelings of the nation, and to, its, bearsur, would soon be fully and

fürly discussed. Mr. Whithread said it was not his intention to go into a general view of the subject which was before the house, upon the Speech from the throne, nor into all the topics that had been brought forward by the noble lord who had just preceded him, a great part of whose speech had been taken up in planning imaginary campaigns, in order to shew how ridiculous they would But there were some points to which he could not help adverting; and, first, as to the Convention of Portugal. He wished the house to be quite sure it understood what it was called upon to do in voting this Address; because, from the speech of the noble lord, it appeared, that we were congratulating the throne for that Convention; and as far as it embraced the consideration of the valour and the skill of the gallant officer who commanded, and the steadiness and courage of the men who fought at the battle of Vinniera, the house had indeed good reason and ample matter for rejoicing—it was in that view of it, an event which filled every heart

with joy; but when the terms and conditions of that Convention were considered, it presented another side of the picture, in which there was nothing to be seen but humiliation and disgrace. The noble lord had asked, what, shall we not rejoice at the event of the battle of Vimiera, which caused the evacuation of Portugal by the French? Yes, he was as ready as the noble lord was to rejoice at that event, and to agree to an Address expressive of that feeling; but he could not agree to that in an unqualified sense, nor indeed did that seem to be expected from the throne, from the manner in which the Speech of his maje ty, delivered by the commisioners this day, by the royal command, was worded: for by that speech his majesty himself regrets the termination of the campaign in Portugal, and states that some of the articles are of a nature,, of which his majesty has expressed his fornal disapprobation. Then, he wished the louse to consider the state in which it stood at the present moment. It was called upon to rejoice at the termination of a campaign which had been preceded by a Convention, some of the articles of which had met his majesty's disapprobation; and this was the more perplexing, since these articles which had thus, and no doubt justly, met the royal disapprobation, were not laid before the house .--The noble lord had said, that the city of London had been mildly and moderately reproved for condemning, without information, the terms of the Convention. Not to speak of the mildness or moderation of the reproof, he must say, that it was extraordinary, that precisely the thing for which the city of London was reproved, parliament was now called upon to do. [Cries of hear! hear!] They were then called upon to concur in that part of his majesty's speech, which expressed disapprobation of some of the articles of the Armistice and the Convention, without any information at all upon the subject being before the house. It appeared to him, that ro inconsistency could be greater than He should not go into a discussion that. of the details of the equipment of the expedition; but common rumour reported that there was a difference of opinion between the government and the commander in chief upon that subject, and that the latter asked in vain for cavalry horses and horses to draw his artillery, and was finally obliged to buy many of them at his own expence. He could not help noticing and

condemning the light and fanciful manner in which the noble lord spoke of our campaign in Spain. When it was considered that one of the greatest armies which this country had ever sent into the field was now in Spain; that it was under an officer of the first merit in his profession, possessing the confidence of the government and the country, and that, nevertheless, it was under the necessity of retreating; when it was considered, that news had arrived this very day of Buonaparté, with an army three times superior, hovering near it and threatening its right wing; and when it was also considered, that perhaps before the house should break up that night it was not improbable, that intelligence might arrive of still greater calamities, he did not conceive the noble lord was justified in talking so lightly of our operations in Spain.-He must declare, that the country was now coming to that state, whether by the mismanagement of ministers, or by the force of events, that partyconsiderations must cease [cries of hear! hear!] The hour would, however, come, when the house should call on ministers to render an account of the use which they had made of the immense power which had been put into their hands,-power, which, perhaps, if wisely used, might have had the most glorious events. He should rejoice much to find that ministers could clear themselves from any charge of mismanaging the resources of the country, and prove that all the disasters which had recently happened, had proceeded only from that course of events, which was beyond their control. If, however, these disasters should appear to proceed from the misconduct of ministers, he thought the house should demand condign punishment on their heads. He could not blame the ministers for sending a British force, in the first instance, to co-operate with the Spaniards; but since then they had had time enough to consider, whether the sending of a British army into Spain was likely to be of any service; or whether, on the contrary, the retreat of it would not do a positive mischief, by disheartening the Spanish Patriots. It was now doubtful whether we had not been proceeding on false information all along, both with respect to Spain and Portugal. Were our troops agreeable to the people of Portugal, or were we not obliged to keep a certain force there, for the purpose of keeping the people quiet, that is, to strike terror into our friends instead of the enemy? Were our troops, or Vol. XII.

were they not, welcome to the people of Spain? He had reason to doubt also, that It was fit that the country should know it, and he was fearful that a multitude of Spanjards wished success to Buonaparté, rather than to us. We were not now so sure as we formerly thought ourselves, of the feelings of Spain; we were not perfeetly content with the reception which we had met with in the different provinces of that country. The marquis de Romana complained of the reception which the inhabitants of the north gave to the French troops, which made it seem as if they would be well content that the French should conquer. Although we must condemn the ambition and injustice of Buonaparté, in his attack upon Spain, yet the means which he pursued for the attainment of his object were extremely judicious. He abolished the Inquisition, feudal rights, and unequal taxation. This was certainly holding out some temptation to the people to acquiesce in the changes which he wished to introduce. Buonaparté's promise of amelioration had unquestionably produced a great temporary effect, although he might do as he pleased hereafter, and was likely enough to be faithless to his promise: in the mean time, the promise had the same effect as if he were sincere in it, since the people believed that he would ameliorate their condition; whereas, the government of England was not corrected 🍃 with any thing like a promise of the reform of any of the evils of the old government; nor with any thing like an amelioration of the condition of the people of Spain. He knew he might be accused of a feeling which he did not feel most assuredly, that of a wish to aid the cause of the enemy by these observations, by raising a clamour against the war, but he must take upon himself all the inconveniences of that risk by stating these things; he felt it to be his duty to state them on the first day of the session, and to speak out as he felt.— As to the Address, there were some parts which had his concurrence, and some which had not, although he did not mean to move any amendment. He had no objection to that part of the Address which pledged the house to support his majesty in persevering in a vigorous prosecution of the war, although he thought that unnecessary, because every war must be prosecuted with vigour until there was an end of it. No man was more desirous that him off to prosecute it with vigour, and the executhat part of the Address had his con, I

concurrence, not only in contemplation of war, but on the eve of a negociation for the grapose of obtaining a just and honourbeace. But, if it was to be understood, than, by such an approval of the Address he was to be pledged to any thing like a veltum ad internectionem, he must not only dissent from, but protest against, it. forbid that we should abandon the Spanish cause while it was possible for us to support it with any prospect of success; but he was far from being sure that the time might not come when we shall have to treat with France after she shall totally have subdued Spain. He, by no means, condemned ministers for not accepting the propositions sent from Erfurth, as there was no man in the country who could admit of the abandonment of Spain as a preliminary to peace; but what he found fault with was, that the country was apt to run wild with every gleam of good success. When the Spanish Patriots were succcssful last summer, nothing was spoken of, or thought of, in this country, but the utter ruin of Buonaparté: and many politicans of the old school were thinking even of the divisions into which France was to be cut up. It was miserable for the country to be led so far by every tide of good success. He was tired of the vaunting expressions which he had been used to hear in that house for the last sixteen years, about the destruction, followed as they uniformly had been by the aggrandisewent, of France. Even if the Spaniards had driven the French out of their country, they could have done but little more against the overgrown power of France. He recollected, that at different periods of the war, it had been said that England would never make peace unless this thing and the other was given up by France, and yet we afterwards were ready to treat with her, allowing her to retain her acquisitions. A few weeks after a negociation failed, we were always ready to call the man, with whom we had been content to negociate, an atrocious usurper. thought that ministers were not only justifiable in refusing to treat on the terms offered at Erfurth, but that they would have been the basest'of mankind if they had accepted such a preliminary. He could not, however, avoid regretting that the country had lost so many fair opportunities of negociating a peace, and that it had at length been reduced to such a foul opportunity, that it could not have accepted without eternal disgrace. The reason that

he did not approve of the treaty with Spain was, that England was bound by the engagement she had entered into to do all she could to assist Spain if there had been no treaty, and she could not do any more after the treaty. She would, however, appear somewhat disgraced in the eyes of the world, by entering into a solemn treaty which she had no means of fulfilling. As to Sweden, whatever we might feel of advantage from the trade we have through that country, he was sure it would be much better for the poor inhabitants of Sweden and Finland that our subsidy of £100,000 per month was removed, and that they were allowed to make such a peace as was suitable to their interests. As to the figuress and magnanimity of the king of Sweden, they were qualities fruitless to us, fruitless to the cause of Spain, and perhaps ruinous to his own subjects. This last consideration detracted considerably from their merit. He would, however agree that it was necessary for us to furnish the succours stipulated in the treaty. With respect to the manner in which sie John Moore was under the necessity of retiring from Sweden, he had no doubt that gallant officer had reasons which would fully justify him in the eyes of all the world, but there was about that transaction a mystery, which it would at some time or other, he should hope, be convenient to reveal. Upon the improving state of our revenue he could not but feel satisfaction; yet whilst expressing that satisfaction he must be permitted to observe, that the improvement of the revenue was always attended with an increase of the influence of the crown, and with an increasing corruption of the country.- He could have wished, that in the speech some intimation had been given that the Report of the Finance Committee would have been taken up, and if so, whether some retrenchments might not be made. If this were done, the country would pay with more satisfaction what was absolutely necessary. He should wish to hear from some minister that that committee was to be revived, and who were the men that were to compose it. At least, he should hope, that a set of men would not be placed in it for the purpose of counteracting the labours of the others. If this were done, it would gratify the pecple, if it could not relieve them. He hoped and trusted that this session of parliament would be distinguished by a vigilant attention to the expenditure of the public money; and that if new burthens

were to be imposed, the people might at least have the consolation of knowing that abuses were corrected.—He did regret that nothing had been mentioned respecting our relations with America. The same infatuation seemed now to prevail with respect to that country, that existed in the time of the late American war. were the same taunts, the same sarcasms, and the same assertions, that America could not do without us. He must deprecate a war with America, as being likely to be much more injurious to us than to them. The right hon, gent. (Mr. Canning) had to a proposition most just andreasonable (as appeared to him), returned such an answer, that accommodation scenned at an end, and the American legislature almost unanimously resolved upon shutting all their rivers and ports against our trade. He most forcibly deprecated the idea which some thoughtless persons were but too forward to propagate-which none, indeed, but thoughtless persons could entertain-namely, of a war with that country. Here the hon, gent, ridiculed with great severity the orders in council, and the effects which that measure was expected to produce. In spite of the want of colomal produce, notwithstanding the want of sugar, coffee, and jesuit's bark, the French armies had marched without leaving a single straggler, and the ruler of France had 200,000 men in arms beyond the Pyrenees, while ministers thought to break up his power, by depriving his subjects of the produce of the West Indies! He reviews his troops at Madrid, and they are found amply provided with every necessary. At a period so awful as the present, our relations with America were not even alluded to. Let us heal the hostile feelings of the two countries before it be too late. Turkey also was quite left out of his majesty's speech; a country at present in great commotion, and always in a state of turbulent imbecility. It was surely of importance to know whether that country was to maintain its shadow of independence, or destined speedily to fall into the hands of France. He regretted that no information had been given on the points which he had mentioned, and concluded a very able and argumentative speech by obser-Ving, that though there were several parts of the Address of which he disapproved, yet having specified these, he did not think it necessary to divide the house on the subject of that Address.

Mr. Secretary Canning, in reply, re-

marked, that the hon, gent, in the same breath in which he told the house, that the present crisis ought to be peculiarly exempt from political party feeling, intimated that ministers should be put upon their trial, and that they probably deserved condign punishment. For his part, he was not aware that this was the light in which he and his coadjutors stood. Certainly his majesty's ministers stood in a situation of responsibility, but not of culpability. They had done their duty in following up the feelings of the country, and in using the means intrusted to them in support of that great cause which had excited those feelings; if there should be failure, that failure would not be the result of accidental or intentional omission, on their part; and the hon, gent, had shown that he and his friends had not " agreed on the principle of their accusa-He had heard only two of the Committee of Accusers, and he confessed, that if before the rising of parliament last session he had had the advantage of hearing the opinion of those two, and of reading the pamphlet attributed to one of them, instead of an increase of light, he should have experienced an increase of peoplexity.-The hon, gent, who had just spoken, echoing his published opinion, (if it actually was his, of which he sometimes doubted,) seemed to consider the course to be pursued by government so plain that they could scarcely do ill by going wrong. The other hon, gent, on the contrary appeared to think that no step ought to be taken without the most mature deliberation; that whatever was done in haste must be done erroneously, and that it was the duty of ministers to hesitate and resist the impulse of popular feeling, as unequivocally and consentaneously expressed by every class of the community. But ministers had adopted a line of conduct, which, though not consonant exactly to the recommendation of either of these gentlemen, would, he trusted, be found preferable to the plans of both. Keeping in view the consentaneous and ardent feeling of the nation in favour of Spain, his majesty's ministers reserved to themselves the consideration of the most eligible means of applying the national resources to the object in view, taking care to proportion the aid to the necessity.—As to the propriety of deliberation, so much insisted upon by the right hon, gent, ch the other side, the position was undeniable. The right hon. gent. was right in his principle; but he

seemed resolved to atone for that rectitude by being exceedingly wrong in its application The state of the case called for promet exertion, and with that call ministers thought it their duty to comply. The right hon, gent, had stated that he collected the facts upon which he argued, from the new papers. But here he was under a mistake. For it appeared that wherever he found his facts, it was only his arguments that were collected from the newspapers, in which they were to be seen, and pretty nearly too in the same order in which the right hon, gent, had just delivered them. The right hon, gent, was under another mistake also, for he confounded the system of precardjons issued by the Junta of Seville, in July, with the arrangements made by the Central Junta, which was not established until the last week in September. Here the right hon, gent. would, in fact, have had his majesty's ministers to act upon the recommendations of an Assembly possessing by no means a paramount authority, and in pursuance of such a principle to send a British army to another province where such anthority was not recognized. It would be recollected that, although the whole Spanish nation simultaneously rose in the same causethat, although unanimous in favour of the same object, they formed themselves into different bodies, under distinct govern-• ments, each watching the other, and as it was natural, each retaining its own authority and anxious to draw to itself as much power as possible. From these several Governments communications were made to this country. The first which applied for aid were the provinces of Asturias, Galicia, and from Seville. The question which ministers had to consider upon such applications was this-whether they should promptly grant the aid required, or by delaying until the Central Government (the propriety of establishing which was at once obvious) should be formed, expose those separate bodies, unarmed and unaided, to the attack of the enemy, and thus prevent their union altogether. From this consideration, ministers complied with the requisition of the Spanish Deputies, and every disposition had been manifested to supply all the Juntas with arms, with money, and with every means of military support; though it was not deemed desirable at first to send out an armed force intaid of the separate efforts of the respective Juntas. policy was obvious of not hazarding a

British army in Spain, until the force of the country should have been called forth and organized in such a manner as to cooperate with it, because there could be no other chance for the security of such an army from the danger of being overwhelmed by the superior numbers and strength of the enemy. It was from this source, that all the misrepresentations had arisen, which had constantly appeared in the public prints, from which the right hon, gent, had taken all his arguments, upon the subject of the demand of cavalry by Spain. Unquestionably the Juntas of Gallicia and Asturias had applied for reinforcements of British cavalry; but the answer that had been uniformly returned was, that a British army would be sent to their support, but that it was intended that it should act in mass, and under a British commander. It was not thought advisable to send a small detached force of cavalry, to cke out the army of Blake, or of Cuesta, to send to them that which "not enriched "them, and might make us poor indeed." An army was to be sent to their assistance when they should have opened a theatre for it to act in. Was it any thing disheartening or discouraging to the Spaniards to tell them, that when they should have called forth their own forces, or established some general system of government, they should have the support of a British army? From this circumstance also had arisen the various mistatements respecting the delay of the advance of the British army from Portugal, as if that had arisen out of the circumstances of the Convention. The fact was, however, that the Supreme Central Junta had not been installed till the last week in September, and as soon as intelligence had been received of that event in this country, the expedition under sir David Baird had been ordered to sail, and a communication made thereof to the Junta of Gallicia, and the Supreme Junta, requesting an order for permitting the troops to land in This communication had been made in the week, in which the change of government had taken place, and to that circumstance was owing the delay of ten days in the transmission of the order, which had been made the ground of so much accusation here. But if government had waited till the answer to this communication, and a foul wind, which would be favourable for its arrival, but unfavourable for the sailing of the expedition, should in the mean time spring up,

to delay the progress of the expedition, then indeed would there have been serious ground of charge against his majesty's government. What animated declamation, or rather what animated quotations, would not the right hon. gent. have produced to the house if the newspapers had taken up, as they certainly would have taken up, the discussion.-It was then unnecessary for him to go into a greater length of detail, as the question would again come under the consideration of the house; but he could not avoid, touching upon these points, in addition to what had fallen from his noble friend, and in order to shew that every change of wind had not produced a change of councils, and that if the cause should unfortunately not terminate as all good men wished, it was not the fault of England. The cause was in that hand in which rested the decision of every thing in the progress of human affairs, and however it may please Providence to dispose of it in the end, it was desirable to know that no human means had been omitted to promote a prosperous issue. The right hon. gent. had said, that in affording assistance to the Spaniards, we should have met Buonaparté upon his own terms, but he could not agree in that opinion, because he could not think it right to rule the country, we should go to assist, as a dictator. Though we were blessed with a Constitution justly dear to us from the inestimable rights it conferred upon us, we were not therefore to hold cheap the institutions of other nations, because they had not yet ripened into that maturity of franchise and freedom which we enjoyed; neither should we convert an auxiliary army into a dominating garrison, nor, whilst openly professing to assist the Spaniards, covertly endeavour to impose upon them those blessings, of which they must themselves be the best judges. In the last session they had all appeared to be agreed, that, in any event, (indeed in case of the success of Spain it was not of any consequence,) they should make it impossible to be supposed, that the assistance of this country was given with any sinister view. He had no doubt, if they should succeed, that-the Spaniards would certainly be happier, and he trusted freer than they had hitherto been; but that happiness and freedom should be of their own choice, By a proclamaand not of our dictation tion, issued by the Supreme Junta, on the day after their installation, calling upon

all literary men to contribute their assistance with respect to the best laws to be enacted for the benefit of the state, it jappeared, that the Central Junta was not indifferent to the amelioration of their constitution. But, if the suggestion of these good laws was to accompany, or be coupled with, a subsidy, he doubted much whether it would meet with consent, but sure he was. that the Spaniards could not but dislike laws dictated at the point of the bayonet .-As to the question respecting the military principle, whither the first landing ought to have been made in Spain or Portugal. he should only say, that it amounted to this. whether, as the Central Junta had not been established till September, it was prudent or politic to wait from July till September before the expedition should have been sent out. Though his opinion could be no authority upon the subject, his conviction was, upon the pure military consideration of the case, that the course adopted was most expedient. If we looked to Portugal, and considered that country and Spain as one and the same, we should be convinced that the Tagus, and not St. Andero, was the point to which the British army should have been sent; others may be more bold and enterprising in their plans, as well as have more of talents and ability to carry them into execution; and if the right hon, gent, would look to the authorities from which he had drawn his arguments, he would find a very bold plan of operations had been lately suggested in one of them, no less than to land a British force at Bilboa, and to march directly to besiege Pampeluna. If the right hon. gent. should approve of this plan, he was sure he would not have any other support for that opinion in this country, than the file of the newspaper in which it appeared (a laugh).—Another fault had been pointed out by the hon. gent. in the conduct of his majesty's government towards Spain, for having concluded a weaty with the Central Junta, which he considered superfluous and unnecessary, in as much as the previous engagements were to the full as binding upon this country, as any treaty could. possibly be. In this opinion, however, he differed from the right hon, gent, who had spoken earlier in the debate, according to whose doctrine no engagements, contracted upon the bare authority of the government, could possibly be as obligatory, as a treaty sanctioned by the assent and approbation of parliament. Differing as he

must from both, as to the policy and propricty of the treaty, he was rather inclined to the opinion of the hon, gent. who spoke last, as to the equivalence of the obligation in both cases. But it would be recollected, that, in the last session, the whole house, as well as the whole of the nation, was agreed, that every effort should be made in support of Spain, and every necessary engagement entered into, that could tend to promote the success of the noble struggle in which that nation was engaged. Yet, whenever it became necessary to add solemnity to such serious engagements, (though a distinction had lately been attempted to be made between a solemn and a serious promise, a distinction of which he could have no conception) that solemnity was only to be imparted to our engage-. ments by the forms of a regular treaty. But though we were bound by our simple engagements, there were other parties who would take advantage of the absence of the sanction of a treaty; and it was the more desirable that we should in any future discussion meet them with, instead of the sympathy of engagements, the solemnity of an obligation. Another ground, upon which the treaty had been concluded, was, that, when one uniform government had been formed in Spain, by entering into a solemn treaty with that government, we might by the sanction of our recognition induce other powers to follow our example. Besides, no man would contend, that the refusal by us to enter into the treaty would not have been taken adväntage of by Joseph Buonaparté to forward his designs upon Spain. hoped, that it was not necessary for him on that occasion to go farther into detail upon these general points; but he must be permitted to add, that as these were the principles, upon which his majesty's servants had acted, and as these principles had received the sanction of parliament, neither he nor his colleagues would be considered as culprits, nor as suffering under an accusation.—There were one or two other points in the speech of the hou. gent: which he thought it necessary "to touch upon, the first of which was, the charge of the omission of America in the Speech. He could tell that hon, gent. that the ground of that omission was, that no change had taken place in the relative situation of the two states since the last session of parliament; and he always understood, that unless some change of relations should have taken place, it was not

the practice to make particular mention of any state in the Speech at the opening of the session. But he had no objection to give the right hon. gent. every information in his power relative to that ques-The right hon, gent, had made it matter of charge, at least so far as he felt himself informed upon the subject, that the late offer of compromise from the American government had not been acceded to. Yet the right hon, gent, seemed to state the case much more ingeniously for America, than the government of the United States did, having stated it as between America and this country, whereas, he should have stated it as between neutral and the belligerents. If the case were to'be considered as between the government of this country and America, then the difficulty was an inheritance left to the present by the late ministers; for 'the complaints of America were derived from the acts of the late as well as of the present ministers; and he wished gentlemen not to suppose that the Orders in Council, issued by the present administration, had been the cause of the embargo. It had been so argued, hypothetically, last session, but it was now a notorious fact that no such ground had been laid for the embargo. The Order in Council of the 7th of Jan. 1806, issued by the late ministers, made a most conspicuous figure in all the remonstrances of America, and as a prominent ground of the embargo. At the time the application for a compromise had been made by the American government, there was an order in force excluding British ships of war from the American ports, whilst French ships of war were admitted into them; and consequently if the terms offered by America had been accepted, our commerce would have been permitted to America without a ship of war to protect it, whilst the French commerce would be excluded, at the same time that French ships of war would be admitted if they could succeed in getting there. The ports of America would thus become so many nests for French privateers against British commerce.-As to the tendency of the measures in agitation in America, he could afford the right hon, gent. some consolation, by assuring him, that they would not have all the ill consequences he seemed to apprehend. A circumstance appeared by the Report of the committee of Congress, though clothed in hostile language, which, if made known to his majesty's government in amicable terms, might have

led to the acceptance of the terms proposed. The circumstance he alluded to was the resolution for excluding from American ports the ships of war not of Great Britain alone but of the belligerents. The Americans, in their character of neutrals, had unquestionably a right to exclude the ships of war of both belligerents from their ports, but could not confine their exclusion to those of one of the belligerents without a violation of that impartiality which is the essence of the neutral character. Yet, when that proposition should, be disposed of, the whole of the difficulty would not be surmounted; as much would still remain to be accommodated.-Another point, in which fault had been charged upon his conduct with respect to America, was, his having stated, that the system would not be given up whilst the smallest link of the confederation against Great Britain existed. It was somewhat extraordinary to hear such an accusation from those, who last session complained of the orders in council as a grievance affecting America alone. Now, when the belligerents were diminished, it was asked, what was the ground, upon which the orders in council were to be continued; and the right hon. gent. upon a supposition, that the belligerents were reduced to France and Holland, triumphantly demanded what would become of these ordets in council in that case? To this he had a short answer; if our enemies should be reduced to France and Holland, why let the orders be still continued against these powers. But he would ask, whether, if, when the number of neutrals increased, the orders in council were repealed and taken off, it might not then be charged, that they had been originally issued against America only. There was another country too, in the state of which the right hon, gent, had expressed a considerable interest, Turkey, upon which, however, unfortunately he had no opportunity of communicating any information. He could only say, that in April last, an overture had been received from the Turkish government inviting us to a renewal of the negociation; upon which, instructions had been sent out to a diplomatic gentleman, Mr. Adair, then in the Mediterranean, to proceed to Constantinople. The instructions crossed him on his return, but he was immediately dispatched from this country. Of the effect which the late calamitous events at Constantinople might have upon the sentiments of that govern-

ment, he could not speak with any cofrectness, because no accounts had been received from Mr. Adair, since he sailed from Malta, in September last .- The fight hon, gent, had particularly adverted to Sweden. On this point he could assure him and the house, that if ever the period should arrive when Sweden could make peace with her enemies, no consideration for retaining an ally in order that we should not appear to be altogether deserted, no regard to national interests or honour should be suffered to interfere with that desirable object. These were not new opinions with him or his colleagues. but opinions, which they equally entertained last session, Mough the hon, gent. would be aware of the delicacy which prevented them from making the avowal be-But he could assure the house that. neither then, nor now, nor at the time of the overtures from Erfurth, were his majesty's servants inclined to throw any impediments in the way of the monarch of Sweden in making any peace, that would be satisfactory to himself or beneficial to his subjects.—Another point upon which the right hon, and hon, gentlemen had animadverted with severity, was the termination of the campaign in Portugal, which they represented as disgraceful, as if they addressed people who were called upon to answer these charges, or as if his majesty's ministers were obliged to hold any opinion upon this question, other than that avowed by the hon, gentlemen, if such a view of the case appeared to them to be just. They had thought it their duty to take care, that justice should be done to dignified and honourable men, and when the subject should come to be discussed, the gentlemen opposite would find them ready to state, without colour or disguise, the sentiments they entertained upon a transaction that had disappointed the hopes of the nation. The right hon. secretary then congratulated the house upon the temper with which the campaign in that house had commenced, and concluded by observing, that if it should be continued in the same spirit, it would be most conducive to the progress of public business and national interests.

Mr. Tierney. I cannot help doubting the sincerity of that congrutulation of the right hon, gentleman on the moderation of his opponents this night, but I hope that will not be any inducement to gentlemen to give up any points which are necessary is bediscussed. I totally dany that we have

hon, friend (Mr. Ponsonby) said, " that ministers were to-night put upon their trial," but as the right hon, gentleman seems to think that they ought to be put upon their trial, I have no objection so to take it: but he seemed also to be conscious that in that event he was to be brought before a jury of his own packing, or he would not have been so pleasant on many of the topics which he touched, grave and even awful as some of them were. Whenever that right hon. gentleman rises in his place, the muscles of the House relax, and the smiles of the surrounding members attest the expectation they entertain of being amused by the jokes of that right hon. gent. I too might employ some jokes if I could think it decent to treat the grave, awful, and important subject under consideration with such levity; but that, unfortunately, as I have not the reputation of a wag, my jests would be lost on the House. The right hon, gentleman has applied some of his pleasantry upon the sources whence my right hon, friend has taken his arguments; but wherever my right hon. friend has found his information, whether he has taken it from the newspaper or from pamphlets, I trust he will not discontinue the practice whilst he can make it the foundation of such an unanswerable argument. The right hon. gentleman has insisted that the course which the government of this country has taken, with regard to the affairs of Spain, was correct; for that we could not proceed to afford efficient assistance to Spain in the first instance, because there was in Spain no supreme government or authority, with which the government of this country could have any connection. Here the right hon. gentleman found fault with my right hon. friend (Mr. Ponsonby), much more than he was justified in doing; for, although in point of strictness, there might not at that time have been in Spain a Supreme Junta, yet we know that the Junta of Seville had, in conformity with antient usage, assumed the supreme government of Spain; and we also know that the general understanding in Spain is, and always has been, that Seville is the Central or Supreme Government of Spain on all occasions, when Madrid, the capital of the kingdom, is in the power of the enemy, and so I believe it was stated by general Spencer in one of his dispatches. But the right hon. gentleman insists, that it was improper to send troops into Spain until the Spanish nation had formed a central government

or Supreme Junta; and, that no army of ours could co-operate with them until a regular government was established; that our army (as he stated to the Spanish deputies) could not be permitted to be frittered away in divisions, but must act in one collective mass, under a commander of its own-that no Central or Supreme Junta was established in Spain until the month of September, and, consequently, that we could send no force to assist them before that period. But it was thought proper to rend money, arms, and military stores to them all. This I look upon as a prodigal waste of the public money. ministers had sent large sums of money to the different provincial Juntas, they should have taken care, that the money was applied to military purposes only; and Spain could not have taken offence, if, when we were assisting her with our money, persons had been sent out to see that it was applied to the purposes for which it was intended. The right hon, gentleman has stated, that it was the intention of his majesty's ministers to send out a British army to Spain, on the establishment of a Central Government and not before. It would surely be in the recollection of the right hon. gentleman, that this resolution must have been formed so early as July. Now, sir, it so happens, that in the month of July sir Arthur Wellesley tendered to the Spaniards 10,000 men, and I am as much bound to believe sir A. Wellesley, on a military subject, at least, as I am bound to believe the right hon. gentleman. Thus the house will perceive, that what the right hon. gentleman has stated as his defence on this part of the subject, is one of those arguments in which there is unfortunately no proof whatever. It is, indeed, a very good defence, inasmuch as it is very eloquent: but inasmuch as it is deficient in one part of a defence, which the right hon. gentleman's friend (Mr. Perceval), who sits near him, will tell him is considered as an indispensible requisite, namely, truth it is an unavailing and untenable defence. So much for the fact as to the time of our offering assistance, and also of our refusal to fritter away our force in divisions, or to act upon any other principle than that of a concentrated mass of our disposable ferce The right hon, gentleman has had the modesty to confess that he is not a military man, and that he takes his opinions from military men of high authority. Now, sir, as far as matter of opinion goes, I have no difficulty in stating, that I also have conversed

317 with many military men, and those too of no mean authority, on the subject of our entering Portugal, and I do solemnly declare, that I have never met with one military man who ventured to assert, that an expedition to Portugal was, or could be, of the least service to Spain. Now, sir, seeing that the total inconsistency and miscarriage of the military plans of the right hon, gentleman have not been inferior to the futility of his desence this night, I cannot help advising the right hon. gentleman, before he undertakes another expedition, to pursue a different course, and to consult some other high military authorities than those by whose advice the expedition to Portugal was undertaken. The very judicious reference made by my right hon, friend (Mr. Ponsonby) to the prudent conduct of the ministers of our great Elizabeth, when England assisted the Dutch in their contest for liberty, excited at once the indignation and sarcastic jocularity of the right hon, gentleman, What, said he, would have been the feelings of Spain had we demanded pledges of their sincerity and fidelity? Could there have been a proposition more insulting to the feelings of the Spanish nation?-But granting (continues he, with triumphant levity) that this argument were good; have we not secured the very object of your accusation? have we not Lisbon? if cautionary towns are deemed requisite—is there not Lisbon on which you can retreat? The inhabitants of that city, impressed with gratitude for their deliverance from the French, will receive you with open arms. On this subject, I hope the right hon, gentleman is well-informed. is the view of men in office in Lisbon, he necessarily knows better than myself; but what the disposition of the people of Lisbon really is, I think I have as good means of knowing as himself. And from those means I do assert, that the people there do not hesitate to declare that they do not like the English.—But of this argument, as it is termed by the right hon. gentleman, of retreating upon Lisbon, even if it were admitted that the inhabitants would receive our army with open arms and grateful hearts, I will also by one single question—Will the right hon gent. assert his credence that any man thinks it now possible for the British army to march to Lisbon? The right hon. gent. has, it seems, with all his military information and acknowledged want of military talents, Yol. XII.

triumphantly announced the prudent fetention of a cautionary town for a point of safe retreat, to which there is only one slight inconvenience attached; painely, the utter impracticability; I perhaps should be justified in saying impossibility, of reaching this same cautionary town—this prudent point of retreat. So much then for the fruitless attempt of the right hon, gent. to shake the sensible and solid argument of my right hon, friend on this point. At length, however, after having secured this safe point of retreat, ministers proceed to the formation of that mass of force, in which alone the Spaniard; were told our military power could be exerted in their favour, and a part of this mass, that was not to have been frittered away in divisions, arrived at Corunna, many hundred miles distant from this safe point of retreat, under . the command of sir David Baird. The Spaniards showed no great alacrity in receiving that army, from what cause I cannot pretend to say, but certain it is, that no arrangement whatever had been made by our government for their reception in Spain, nor was it until the authorities at Coruana had received directions from the Junta of Seville, that our troops, after having been kept for many days cooped up in the transports, in the harbour of Corunna, were permitted to land; and even then, they were restricted to the daily landing of Thus, sir, we had, at 2000 men only. last, one division of an army in Spain; and I am well assured that I incur no hazard of contradiction in asserting, that a more gallant body of men was never assembled. But, Sir, I will also assert, that of all the armies that have ever taken the field, that of which I am now speaking was provided with the very worst commissariat that ever was attached to any army. But had this commissariat, instead of being the very worst, been composed of a selection of the most experienced, intelligent, and active individuals this empire could produce, it would, nevertheless, have been wholly inefficient, for the commissariat was literally destitute of the means of performing its duty. It did not possess a single sixpence in money, and when the troops arrived at Corunna, they were supplied with those necessaries, which was the duty and office of the commissariat to have provided, solely at the individual expense and on the individual credit of the officers of that army.—We are told, sir, that the expedition to Portugal was the most judicious disposition that could possibly have been make

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of our force, with a view to free the Great Peninsula from the armies of France;and we have also been told, that it was the determination of ministers not to divide our force—of the futility of the first, and the inconsistency of the latter of these points, I trust I have already fully satisfied this House. But I very much wish to know, what was the definite object of the expedition to Portugal. Every circumstance connected with that luminously conceived and judiciously executed expedition, induces a conclusion, that the grand military plan of the right hon, gent, was originally acted upon, before it had attained maturity-for it seems to have been dependent wholly on circumstances; and, I if sir Arthur Wellesley was not dispatched with a roving commission, he at least was furnished with extensive discretionary powers, as it was not until after his offers had been rejected by the Junta of Gallicia, and that he had declined the invitation of that of Oviedo, to which Junta sir Thomas Dyen, in a letter to sir Arthur Wellesley, says he had held out hopes of his landing at St. Andero, that he determined to land in Portugal. Now, sir, the British army under sir David Baird did not arrive at Villafranca until the middle of November. And when sir John Moore was dispatched into Spain, I should be glad to know what was the condition of things with respect to our army, and whether, when we entered Portugal, it was intended to make from thence a transit into Spain. The fact, sir, I believe is, that two whole months were wasted in consequence of the Convention of Cintra-from the 30th of Aug. to the 13th Oct. our army was locked up, and could not go to Spain by sea or by land. By sea you could not go, because the French had your transports: and by land you could not go, because the French troops could not be left behind in Lisbon; and thus by this expedition to Portugal you locked up 32,000 men for two months. while Bonaparte was hastening with accelerated velocity from the banks of the Vistula to those of the Ebro. I merely touch on this subject, and do not intend to .argue it, because the matter must hereafter be fully discussed. There will be, I dare say, many subterfuges attempted by government, but they have now pledged themselves to meet the question fully and fairly, and I hope all the circumstances will be laid open to the public view, so as to enable the people of this country to age of their conduct, and until that day

arrives, I shall say to more on the subject. As to the treaty with Spain, the right. hon. gent. says, that there ought to be a public bond of union and connection between this country and Spain, and the right hon. gent. thinks it necessary for that purpose that we should enter into a Treaty. Now. I have only to observe that when that Treaty is produced it will require on the face of it some explanation. But there is another matter to be observed, which is that of sending money abroad, and entering into this Treaty without submitting it to par-What the ministers had done in liament. July, in August, in September and even in October, I am not disposed to blame; but in November, when parliament usually assembled, to conclude treaties and send money out of the country without the authority of parliament involves the ministers in a heavy responsibility. Sir, if your opinion were asked on this subject, I think we should have, from the high authority of the Chair, an expression of surprize, if not of indignation, at the money of the people of this country being sent abroad without the knowledge of parliament. And here I cannot help observing at what past in the administration of Mr. Pitt, who had sent money to Austria without consulting parliament on the subject. Even he afterwards felt the impropriety of such an act, and so did the whole House; and one of his most intimate friends (Mr. Bragge Bathurst) moved, in this House, a Resolution that such a practice was not to be drawn into a precedent, which motion was carried unanimously; therefore, I say, I am entitled to complain even that we are now debating this matter. For we have now little more to do than to pass a bill to sanction the payment of money for the mismanagement of ministers. As to America, the right hon. gent. has referred to the letter of the American ambassador, and to his own answer; and were I to judge from them only, I should say that it was the intention of the right hon. gent. to exasperate and goad America to war, if I had not his authority to the contrary, for he assures us that it was not. The right hon, gent, is erroneous as to his facts on this subject, for America says, if you rescind your Orders in Council with itgard to us, we will take off our embarge with regard to you. Here is a simple proposition of the American government, made to you the fairest that in the true spirit of conciliation could be made by one nation to another. It is conveyed in

a letter from the American ambassador, Mr. Pinckney, and is dated on the 23d of August : to which the right hon. gent. gives no answer? godd or bad, until the 2th day of Sept. Why did he delay his Was he aware of what he was answer? doing for France by that delay; for it afforded time to France to conciliate Ame-Why did he do this? Because, he says, time must be given to find whether France will revoke her decree or not. Now it would have been better for us that France should have refused to do so, because it would have secured to us the benefit of that inestimable blessing to this country—peace with America. We should then have been relieved from all apprehensions of a rupture with the United States. Well, says the right hon. gent. but this must not be done, because then we shall appear to make concessions to France. How so?-Why, the right hon, gent, insists that we cannot agree to any proposition made by America, for rescinding our Orders in Council, unless France shall consent to revoke her de-Now, by this principle, and by this doctrine, we are, and must for ever remain, at the mercy of France. We can never rescind our Orders in Council unless France shall consent to revoke her decree! that is, in other words, saying, that while France is perverse we must be obstinate, even though it directly militates against our interest, and against all rational policy and propriety of political conduct. This may suit the sentiments and feelings of the right hon. gent. but will it be an answer to the starving manufacturers of this country? Will he be able to satisfy them for their hardships because he is afraid of making what he calls concessions? Will this be an answer to those who complain of the price of bread, depending so much, as it at this moment does, on the want of importation of flour? The tone and essence of the letter of the right hon. gent. is, in fact, a mere descant on the ability of this country, to persist in whatever she thinks right. That is pretty good nonsense to talk to any body, at any time, but most of all it is nonsensical to such nonsense to America, towards whom we have before been in the habit of using our vain boasts and empty threats, although we afterwards felt their lamentable consequences. I well remember when former ministers talked towards America as the right hon, gent, does now. And this is a point on which he will have much

to answer to his country-I say he will have to answer-for I am persuaded, that nothing that ever was written in this country produced such unfavourable effects on the sentiments of America, as the letter of the right hon. gent. to Mr. Pinckney. Indeed the very style of the letter is such that nobody can read it without feeling that it is calculated to goad an independent mind almost to madness. And here let me intreat the right hon. gent. to reflect on the effect which it has already produced in America: and let us remember too, that the sentiments of such a meeting as the Congress of America, whenever they are expressed, must be taken to be genuine, for in America there is no influence of the crown to give a false colour to majorities. There majorities must be taken to be genuine. Now, the lamentable effect of this letter was to produce a unanimous Vote in Congress, where, on reading it, there was one general expression of indignation throughout the whole assembly. As to what the right hon. gent. has said respecting the distinction which America has made between our ships of war and those of France: and the complaint on which he dwelt so forcibly, on the partiality of America towards France, in the instance of admitting her ships of war whilst ours were excluded—he has totally forgotten, that this exclusion is the consequence of the outrage committed on the Chesapeake, and had nothing whatever to do with our Orders in Council. Americans having no such cause of complaint against France, had no pretext for excluding her ships of war. . As neutrals. the Americans could not refuse admission to the ships of war of France. France would naturally demand the reason for the exclusion of her ships, which as none could be assigned, must be construed into an act of hostility. To England America says, until reparation shall have been made for the outrage committed on the Chesapeake, your ships shall find no admission to our waters. This, sir, has nothing to do with the Orders in Council or the question of the Embargo, and is but perplexing the subject unnecessarily. It has been said that the Embargo in America was laid on before our Orders in Council were known in America—this I apprehend to be a mistake; for, in the National Intelligencer, an American Paper of the first respectability and authority, a report of a Committee of Congress, renders it clear that our Orders in Council were known there before the

Embargo was laid on, and it will be in the recollection of the house, that a merchant of the first respectability, who was examined at the bar, stated, that he had transmitted intelligence of the Orders in Counon to America the very day that they were known in this country. The result of the leiter of the right hon, gent, to Mr. Pinckney, has been to induce America to renew her Lineargo in a manner which we could not have thought she would have done under any circumstances whatever, for she has not only renewed that Linbargo, but reconciled a great majority of her people to the continuance of it. In a word, America has had the courage and the virtue to sacrifice her interest to her honour and independence; she has cut off beal America 😗 tween this co ١, his, sır course whatever into which Lingland is it ced by the insulting letter of the cight hon, gent, and no man living (as it appears to me) ever did or could do by accident—for we have the night hon ant.'s own authority that he did not design it—so much mischief by one letter as he has done by this. Is it not deplorable, sir, that for the sake of a few pointed periods, and well-turned sentences, any individual, how exalted soever his station, should do such incalculable mischief as the right hon, gent, has done by that letter? He has wounded the mind of America to such a degree that we have made her consent to an act by which she volunturily sacrifices her commerce; but this she does, rather than submit to the dictat on of the right hon, gent. The has in a spirit of regentment, deprived herself of her own tride, by her own deliberate act. By this time, America has shut herself out of communication with the rest of the world; and by that act will be enabled hereafter to choose her own condition. The industry and active powers of her citizens will be directed to fresh pursuits; her maritime habits will be diverted from pea eful commerce to predatery attacks on the ships of England. Then will those Englishmen who now treat the offensive power of America with scarnful contempt alter their tone; and especially such of them as may happen to be concerned in that trade

which particularly exposes our merchant-

men to attack—I mean that to the West

Indies. But it seems we have an inexhausti-

ble resource for all our continental disas-

trous disappointments. What if Bonaparte

do conquer Spain, have we not then the

whole of South America thrown open to

our commerce? Can it be, that the right hon, gent, forgets that war with North America will expose our intercourse with the Spanish colonies in the southern division of that great continent, to dangers so great, so numerous, and so meessant, that the risk will raise the premium of insurance to an amount that will render the trade not worth pursuing. No man could adventure, under such encumstances, with any hope of deriving a competent profit from so precarious a trade. The subject of our situation with America is of the last importance to the country, and deserves the most serious attention of this house. In quaricling with America we have certainly committed an egregious crior, and o endeascur to correct that error, without s of time, a true wisdom. The opinion of the right hon, goet, however, has, it seems, suffered some relaxation in consequence of a resolution of Congress, which has been made known to him subsequent to the date of his letter—by which resolution the ships of war of beligerents in general are to be excluded from the waters of America. " There is no rational price," says the right hon, gen., " that I should not pay for an adjustment of this dispute, consistently with the national ho-The Americans have come to a point, not in the most gracious way certainly, but they have come to it; by which they treat us on a footing of exact caulify with Prance. I cannot say that all diffi-curties are thereby adjusted; but I do say, that the main difficulty is removed towards our arriving at an a 'justment." -I do not wish to ask for any improper information on this or any other subject; but I think, on this occasion, I am entitled to ask the right hon, gent, whether he has made any communication of the alteration of his sentiments to the government of America. hope he has. But if in that hope I am incorrect, let not a moment be lost in making such communication. If it has not already been made, I think he has been most culpably negligent of his duty. For the temper of the American Congress is manifest, and their resentment at the letter of the right hon, gent, is deeply rooted. As to the common place observations of these who have repeated, until they have estably lished in their own minds the verity of that folly, that England can do without the rest of the world—they are easily disposed of. England has done, can do, and is doing wonders, but she cannot perform impossibilities. It is impossible she can long

hold her present rank in the scale of nations without commerce and if she has the misfortune to be at war with America, her commerce will be greatly endangered. have hought much and deeply upon these subjects, and it has appeared to me to be my duty to call the attention of the house to them. I recommend them also to the most serious attention of his Majesty's But above all let me express a ministers. hope, that if hereafter any offers should be made by America, they will be received in a more conciliatory manner; and in a better temper than they have hitherto been, and with prompt and perfect readiness to treat in the sincere and true spirit of peace for a reconciliation of all differene's between two Empires, which the identity of customs, language, laws, and religion, ought ever to hold in the strictest boilds of amity. As to the address, I have no wish to oppose any part of it. It has of late been the general practice of ministers, in deference to the general feeling of the house, so to word the speech from the throne, as not to provoke any division on the address. This principle has not perhaps been sufficiently attended to in the present instance. I shall hereafter have occasion to touch on various topics embraced in this address, but for the present I shall rest satisfied with what I have aheady offered.

OMr. G. H. Rose had not intended to trouble the house with any observations upon this occasion, and should have contented hunself with a silent vote, if it had not been for certain observations, which had been thrown out by the right hon. gent. who had just sat down, with respect to the question between America and this country. That right hon gent. had stated, that the British Orders in Council of the 11th Nov. 1807 had been the cause of the American embargo; and, in support of that statement, quoted an assertion to that effect, contained in a late report from a committee of the American Congress, and the evidence of a respectable gentleman at the bar of the house last session, shewing, that he had communicated, by letter to America, the intention of the British goye inment, to issue such Orders in Council. Asto the first ground of the right hon. gent.'s statement, he had only to observe, that it had been declared, in the American legislature, by one of the most respectable members of that body, eminently distinguished for his eloquence, his attainments, and patriotism, Mr. Randolph, that,

in the report alluded to by the right hen. gent., a ground totally false had been assigned for the embargo, when it was stated to have been produced by the British Orders in Council. It could not be supposed, that that very distinguished member of the American representative could have forgotten the grounds assigned for a measure, in the discussion of which he had taken a conspicuous part. As to the gentleman whose cyidence at the bar had been referred to, he made no doubt that he was a gentleman of respectability; though he was inclined to question the fact of his having been able to communicate to any person in America any intelligence respecting the Orders in Council, which could have reached America before the passing of the Embargo Act. To this point he could speak with some confidence, because he. had proceeded on a mission to America in that year, and when he sailed from this country on the 11th or 12th of Nov. 1807, he had not known of the Orders in Council, He arrived in the American waters on the 27th Dec. and on the 10th Jan. following at Washington. At the time he reached the American waters, no more recent intelligence had been received, than that brought by the vessel in which he sailed, nor had any ship arrived but one from Glasgow that had sailed from that port, two days later than the date of his sailing from England, which, however, did not bring as recent intelligence as he had. No letter. consequently, could have been received, communicating the Orders in Council. The statement of the gent. at the bar might be true, but it did not appear whether his letter had reached America, or when. He had also to add, that, from the time when he arrived in America, to the time of his departure in April 1808; he had never heard the Orders in Council assigned as the ground of the Embargo, and he was convinced it had never been so stated in the debates, with closed doors, wherein the Embasgo measure was discussed previous to its passing. The first time he had heard such a statement made, was, when on his return to England he learned the proceedings in parliament upon the Orders in Council.

The Hon. Ashley Cooper stated in justification of the Ordnapce Department, that it was not from any neglect in this department, that any deficiency of ordnance appointments had been feet in the expedition to Portugal, as every necessary supply could have been instantaneously afforded,

if it had been thought right to attach equipments of that description to the expedition

to Portugal.

Lord Castlereagh in explanation stated that there had been no deficiency of artillery horses in that branch of the public service; and that a sufficiency of artillery horses could have been procured only by signing an order for them, if it had been thought adviseable to send out any with the expedition.

General Matthew censured the conduct of ministers in not having sent a larger force of cavalry along with sir Arthur Wel-

Mr. A. Baring condemned the general system of politics, observed by his majesty's ministers with respect to the dispute

with America.

Mr. Alderman Combe animadverted in severe terms upon the Answer returned by his majesty's inmisters to the Address of the city of London on the Convention in Portugal.

The question was then put and agreed to nem. con when a committee was appointed to prepare and draw up the Address. After which the house adjourned.

> HOUSE OF COMMONS. Friday, January 20.

THE LORDS COMMISSIONERS' SPRECE. Mr. Robinson brought up the Report of the Address, which was read a first time. On the motion for the second reading,

Mr. W. Smith took the opportunity of briefly expressing his sentiments on the subject. In concurring with the Address, he by no means understood himself to be precluded from making any future observations on the various topics which it embraced. For instance, while he heartily concurred in the propriety of rejecting the terms upon which the last offer of negociation was made, he by no means meant to declare it as his opinion, that this country ought never to consent to the commencement of another negociation, while Snain should continue in the hands of the French gofernment.—On the subject of Sweden also he, conceived that there was much room for further remark. We might probably be paying our 100,000l. a month, merely for the purpose of having that sum used, however reluctantly, by Sweden to assist in the endeavour to exclude us from the Beltic. He condemned the levity with which the subjects of Spain and Portingal had last night been treated by the

gentlemen opposite. Those gentlemen did not think they could possibly be called upon to answer for their conduct as cul-When the day of investigation should come, he hoped that they would be able to exculpate themselves; but if it should turn out that the country was involved in a very great calamity; if the result should be that one of the finest armies that this country could ever boast, would be compelled to pass sub furca, then unquestionably it would become a matter of serious investigation, whether the fault lay with those who planned, or with those who executed; for to one of the parties it must necessarily attach.

The Report was then read a second time

and agreed to.

[CONDUCT OF THE DUKE OF YORK.] Mr. Wardle gave noure, that on Friday next he would submit to the house a motion relative to the Conduct of his royal highness the Duke of York, Commander in Chief of the British Army, with respect to the granting of Commissions, the making of Exchanges, and the raising of Levies for the Army.

Sir A. Wellegley and General Stew-ART.] Mr. Whitbread was anxious to be informed, by the noble lord opposite, as to the situation of two very respectable members of that house. He wished to know whether that noble lord's gallant relation, general Stewart, still retained his office of Under Secretary of State for the War Department; and whether sir A. Wellesley still retained his office of Chief Secretary for Ireland? If not, he wished to be informed at what period those two distinguished officers discontinued to hold those situations?

Lord Castlereagh replied, that general Stewart was certainly still in legal possession of his office, for which if any blame was attributable, it was attributable to himself (lord C.) alone. But he could inform the hon. gent. that from the moment that officer quitted Portsmouth, he declined receiving any of the emoluments which arose from his civil situation. With respect to sir A. Wellesley, he did certainly consider that he was at the present moment in yossestion, and discharging the functions of the Chief Secretaryship for Ireland.

Mr. Whithread made a few observations on the inconvenience to which the public service must be liable, by allowing the persons holding such offices, and particularly that of sir A. Wellesley, to be so long

absent from their duty.

[PAPERS RELATING TO THE NEGOCIATION WITH RUSSIA AND FRANCE.] Mr. Secretary Canning presented to the House, by his Majesty's command, the following Papers, and gave notice that he should move on Thursday next to take them into consideration.

CORRESPONDENCE WITH THE RUSSIAN AND FRENCH GOVERNMENTS, RELATIVE TO THE OVERTURES RECEIVED FROM ERFURTH.

No. I. — LETTER from Count Nicholas de Romanzoff to Mr. Secretary Canning, dated Erfurth, 30 Sept. 12 Oct. 1808.— Received Oct. 21.

Sir; I send to your Excellency a Letter which the emperors of Russia and France write to his majesty the king of England. The emperor of Russia flatters himself that England will feel the grandeur and the sincerity of this step. She will there find the most natural and the most simple Answer to the Overture which has been made by admiral Saumarez. The union of the two empires is beyond the reach of all change, and the two Emperors have formed it for peace as well as for war .-His Majesty has commanded me to make known to your Excellency that he has nominated plenipotentiaries who will repair to Paris, where they will await the answer which your excellency may be pleased to make to me. I request you to address it to the Russian ambassador at Paris. The plenipotentiaries named by the emperor of Russia will repair to that city on the continent to which the plenipotentiaries of his Britannic Majesty and his Allies shall have been sent.-In respect to the bases of the Negotiation, their Imperial Majesties see no difficulty in adopting all those formerly proposed by England, namely, the Cti Possidetis, and every other basis founded upon the reciprocity and equality which ought to prevail between all great nations. I have the honour to be, with sentiments of the highest consideration, &c. (Signed)

COUNT NICOLAS DE ROMANZOFF.
No. II.— LETTER from his majesty the emperor of all the Russias, and Buonaparté, to his Majesty, duted Esfurth, 12 Oct. 1808.

Received Oct. 21.

Sire; The present circumstances of Euappe have brought us together at Erfurth. Our first thought is to yield to the wish and the wants of every people, and to seek, in a speedy pacification with your Majesty, the most efficacious remedy for the miseries which oppress all nations. We make known to your Majesty our sincere desire in this respect by the present letter. -The long and bloody war which has torn the continent is at an end, without the possibility of being renewed. Many changes have taken place in Europe; many states have been overthrown. The cause is to be found in the state of agitation and misery in which the stagnation of Maritime Commerce has placed the greatest nations. Still greater changes may yet take place, and all of them contrary to the policy of the English nation. Peace, then, is at once the interest of the people of the continent, as it is the interest of the people of Great Britain.-We unite in entreating your Majesty to listen to the voice of humanity, silencing that of the passions; to seek, with the intention of arriving at that object, to conciliate all interests, and by that means to preserve all' the powers which exist, and to insure the happiness of Europe and of the generation, at the head of which Providence has placed us. (Signed)

ALEXANDER.—NAPOLEON.
No. III.—LETTLE from M. de Champagny, to Mr. Secretary Canning, dated Erfurth, 12 Oct. 1808.—Received Oct. 21.

Sir; I have the honour to transmit to your Excellency a Letter which the emperor of the French and the emperor of all the Russia: write to his Britannic majeesty. The grandour and the sincerity of this step will, without doubt, be felt. That cannot be attributed to weakness which is the result of the intimate connection between the two greatest severeigns of the continent, united for peace as well as for war.-Ilis majesty the Emperor has commanded me to make known to your Excellency, that he has nominated plenipotentaries, who will repair to that city on the continent to which his majesty the king of Great Britain and his allies shall send their plenipotentiaries. With respect to the bases of the Negotiation, their majesties are disposed to adopt those formerly proposed by England her-elf; namely, the Uti Possidetis, and any other basis founded upon justice, and the reciprocity and equality which ought to prevail between all great nations. I have the honour to be, &c.

(Signed) CHAMPAGNY.
No. IV.—LETTER from Buonaparté und, his
majesty the emperor of all the Russias, to
his Majesty, dated Exfurth, Oct. 12, 1808.
—Received Oct. 21.

Sine; The present circumstances of Eu-

rope have brought us together at Erfurth. Our first thought is to yield to the wish and the wants of every people, and to seek, in a speedy pacification with your Majesty, the most efficacious remedy for the miseries which oppress all nations. We make known to your Majesty our sincere desire in this respect by the present letter.—The long and bloody war which has torn the continent is at an end, w thout the possibility of being renewed. Many changes have taken place in Europe; many states have been overthrown. The cause is to be found in the state of agitation and misery in which the stagnation of Maritime Commerce has placed the greatest nations. Still greater chances may yet take place, and all of them contrary to the policy of the English nation. Peace, then, is at once the interest of the people of the continent, as it is the interest of the people of Great Britain .-- We unite in entreating your Majesty to listen to the voice of humanity, silencing that of the passions; to seek, with the intention of arriving at that object, to conciliate all interests, and by that means to preserve all the powers which exist, and to ensure the happiness of Europe and of this generation, at the head of which Providence has (Signed) placed us.

Napoleon.—Alexander.
No. V.—Letter from Mr. Secretary Canning to the Russian Ambussudor, at Paris, dated Foreign Office, Oct. 22, 1809.

Sir; At the desire of count Nicolas de Romanzoff, I have the honour to acknowledge to your Excellency the receipt of the Letter which count Romanzoff his been pleased to write to me from Erinth, dated the 30 Sep. 12 Oct. as well as of the Letter annexed to it addressed to the king my master. I shall lose not time in laying these two Letters before his Majesty, and in transmitting the Answers to your Excellency by an English courier. Thave, &c.

(Signed) Georgi. Canada. No. VI.—Letter from Mr. Section Cunning to M. de Champagny, dated Foreign Office, 22 Oct. 1808.

Sir; I have the honour to acknowledge the receipt of your Excellency's Letter of the 12th instant from Enturth, inclosing a Letter addressed to the king my master. I shall lose no time in laying these Letters before his Majesty, and in transmitting the Answers to them by an English messenger to Paris. I have, &c.

(Signed) George Canning.
No. VII.—LETTER from Mr. Scoretary Cap-

ning to the Russian Ambassador, at Paris, duted Foreign Office, 28 Oct. 1808.

Sir; Having laid before the king my master the two Letters which his Excellency the count Nicolas de Rom inzoff has transmitted to me from Erfurth, I have received his Majesty's commands to reply to that which is addressed to him, by the official Note which I have the honour to enclose to your Excellency.-Ilowever desirous his M. jesty might be to reply directly to his majesty the emperor of Aussia, you cannot but feel, Sir, that from the unusual manner in which the Letters signed by his Imperial Majesty, were drawn up, and which has entirely deprived them of the character of a private and personal communication, his Majesty has found it impossible to adopt that mark of respect towards the emperor of Russia, without at the same time acknowledging Titles which his Majesty never has acknowledged .- I am commanded to add to the contents of the official Note, that his Majesty will hasten to communicate to his Majesty the king of Sweden, and to the existing government of Span, the Proposals which have been made to him .-Your Excellency will perceive that it is absolutely necessary that his Ma esty should receive an immediate assurance, that France acknowledges the government of Spain as party to any negociation. -That such is the intention of the emperor of Russia his Majesty cannot doubt.—His Majesty recollects with satisfaction the lively interest which his Imperial Majesty has always manifested for the welfare and dignity of the Spanish mon irchy, and he wants no other assurance that his Imperial Majesty cannot have been induced to sanction by his concurrence or by his approbation, usurpations, the principle of which is not less unjust than their example is dangerous to all legitimate sovereigns-As soon as the Answers on this point shall have been received, and as soon as his Majesty shall have learnt the sentiments of the king of Sweden, and those of the government of Spain, I shall not fail to receive the commands of his Majesty for such communications as it may be no sary to make upon the ulterior objects the Letter of count Romanzoff. I have (Signed) GEORGE CANNING. No. VIII. LETTER from Mr. Secretary Can-

Sir; Having laid before the king my master the two Letters which your Excel-

Office, 28 Oct. 1808.

ning to M. de Champagny, dated Foreign

lency transmitted to me from Erfurth, one of which was addressed to his Majesty. I have received his Majesty's commands to return, in answer to that Letter, the Official Note which I have the honour herewith to enclose.—I am commanded to add, that his Majesty will lose no time in communicating to the king of Sweden and to the government of Spain the proposals which have been made to his Majesty .- Your Excellency will see the necessity of an assurance being immediately afforded to his Majesty, that the admission of the government of Spain as a party to the negotiation is understood and agreed to by France.—After the Answer of your Excellency upon this point shall have been received, and so soon as his Majesty shall be in possession of the sentiments of the king of Sweden and of the government of Spain, I shall receive his Majesty's commands to communicate with your Excellency on the remaining points of your (Signed) letter.—I have, &c.

GEORGE CANNING.

No. IX .-- OFFICIAL NOTE.

Tor King has uniformly declared his readiness and desire to enter into Negotiations for a general peace on terms consistent with the honour of his Majesty's crown, with fidelity to his engagements, and with the permanent repose and security of Europe. His Majesty repeats that De-Claration.-If the condition of the continent be one of agitation and of wretchedness; if many states have been overthrown, and more are still menaced with subversion, it is a consolation to the King to reflect, that no part of the convulsions which have already been experienced, or of those which are threatened for the future, can be in any degree imputable to his Majesty. The King is most willing to acknowledge that all such dreadful changes are indeed contrary to the policy of Great Britain.—
If the cause of so much misery is to be found in the stagnation of Commercial Intercourse,-although his Majesty cannot be expected to hear, with unqualified regret, that the system devised for the destruction of the commerce of his subjects has recoiled upon its authors, or its instruments, evet is it neither in the disposition of his Majesty, nor in the character of the people over whom he reigns, to rejoice in the privations and unhappiness even of the nations which are combined against him. His Majesty anxiously desires the termination of the sufferings of the continent .-The war in which his Majesty is engaged, Vol. XII.

was entered into by his Majesty for the immediate object of national safety. . It has been prolonged only because no secure and honourable means of terminating it have hither to been afforded by his enemies. -But in the progress of a war, begun for self-defence, new obligations have been imposed upon his Mujesty, in behalf of powers whom the aggressions of a common enemy have compelled to make common cause with his Majesty; or who have solicited his Majesty's assistance and support in the vindication of their national independence. The interests of the crown of Portugal and of his Sicilian majesty are confided to his Majesty's friendship and protection. - With the king of Sweden his Majesty is connected by ties of the closest alliance, and by stipulations which unite their councils for peace as well as for -To Spain his Majesty is not yet bound by any formal Instrument; but his Majesty has, in the face of the world, contracted with that nation engagements not less sacred and not less binding upon his Majesty's mind, than the most solemn Treatics.-Ilis Majesty, therefore, assumes that, in an Overture made to his Majesty for entering into negotiations for a general peace, the relations subsisting between his Majesty and the Spanish Monarchy have been distinctly taken into consideration; and that the government acting in the name of his catholic majesty Ferdinand VII. is understood to be a party to any negotiation in which his Majesty is invited to engage. (Signed)

GFORGE CANNING. No. X.—Letter from Count Nicolas de Romanzoff, to Mr. Secretary Canning, dated Paris, 31 Oct. 1808 .- - Received Nov. 4. Sin; The immediate departure of the English courier who conveyed to me your excellency's Letter of the 28th of this month, obliges me to confine myseif for the present to the acknowledgement of its receipt 1 rejoice that my air val at Paris has enabled me to receive that Letter myself, which was addres ed to the Russian ambassador; and, M. de Tolstor who held that post having been recalled by the emperor my master, in order to his being succeeded by the prince de Kourakin, I am happy to find myself in a situation to correspond directly with your excellency. I have the honour to be, &c. (Signed)

LE COMTE NICOLAS DE ROYAN, OIF.
No. XI.—LETTER from. M. de Champagny
to Mr. Secretary Canning, dated Paris,
31 Qct. 1808.—Received Nov. 4.

H

Sir; His Majesty, the emperor my master, having left Paris, I am not willing to wait his orders to acknowledge the receipt of the Letter which your excellency did me the honour to write to me on the 28th of this month, and which I received this morning, as also of the official Note which was annexed to it. I shall lose no time in forwarding these Papers to his Imperial Majesty; and, as soon as his intentions shall be made known to me, I shall hasten to send another Courier to your Excellency. I am with the highest consideration, &c.

(Signed) CHAMPAGNY.
No. XII.—LETTER from Count Nicolas de Romanzoff to Mr. Secretary Cunning, dated Paris, 16—28th Yov. 1808.—Received Dec. 6.

Sin; I transmit to your excellency my Answer to the Note of the 28th Oct. which you were pleased to address to count de Tolstoi; and I hasten to seize this fresh opportunity of renewing to your excellency the assurances of the high consideration with which I have the honour to be, &c. (Signed)

LE COMTE NICOLAS DE ROMANZOFF. No. XIII.—No re.

THE undersigned, minister for foreign affairs of his majesty the emperor of all the Russias, has the honour to reply to the Note of the 28th Oct. signed by Mr. Canning, secretary of state for foreign affairs to his majesty the king of Great Britain, and addressed by his Excellency to the Russian ambassador at Paris: -That the admission of the sovereigns in alliance with England, to a congress, cannot be a point of any difficulty, and that Russia and France consent to it.—But this principle by no means extends to the necessity of admitting the plenipotentiaries of the Spanish Insurgents: the emperor of Russia cannot admit them. His empire, in similar circumstances, -and England can recollect one particular instance,—has always been true to the same principle. Moreover, he has already acknowledged the king Joseph Napoleon. He has announced to his Britannic Majesty, that he was united with the emperor of the French for peace as well as for war; and his Imperial Majesty here repeats that declaration. He is resolved not to separate his interests from those of that monarchs but they are both ready to conclude a peace, provided that it be just, honourable, and equal for all parties.-The undersigned sees with pleasure, that, in this difference of opinion respecting the Spaniards, nothing presents itself which

can either prevent or delay the opening of a congress. He derives his persuasion in this respect, from that which his Bry. tannic Majesty has himself confided to the two Emperors, that he is bound by no positive engagement with those who have taken up arms in Spain .- After fifteen years of war, Europe has a right to demand peace. The interest of all the powers, including that of England, is to render it general: humanity commands it; and such a desire, surely, cannot be foreign to the Relings of his Britannic Majesty. flow can it be, that he alone can withdraw himself from such an object, and refuse to terminate the miseries of suffering humanity?-The undersigned consequently renews, in the name of the Emperor his august master, the Proposal already made, to send plenipotentiancs to any city on the continent, which his Dritannic Majesty may please to point out; to admit to the congress the plenipotentiaries of the sovereigns in alliance with Great Britain; to treat upon the basis of the Uti Possidetis, and upon that of the respective power of the belligerent parties: In fine, to accept any basis which may have for its object the conclusion of a Peace, in which all parties shall find honour, justice, and equainty.—The undersigned has the honour, &c. (Signed)

COUNT NICOLAS DE ROMINZOGE.

No. XIV. — LETIER from M. de Chaffipagny to Mr. Scretary Canning, dated
Paris, 28th Nov. 1808.—Received Dec. 6.
Sir; I have the honour to transinit to
your Excellency the Answer which I have
been commanded to make to the Note
which accompanied your Letter of the 28th
Oct. last.—I have the honour to be, &c.

(Signed) CHAMPAGNY. No. XV.—Note.

THE undersigned has laid before the Emperor his master, the Note of his excellency Mr. Canning .- If it were true that the evils of war were felt only on the continent, certainly there would be little hope of attaining peace.-The two emperors had flattered themselves that the object of their measure would not have been misinterpreted in London. Gould the English ministry have ascribed it wo weakness or to necessity, when every im partial statesman must recognize in the spirit of peace and moderation by which. it is dictated, the characteristics of power and true greatness? France and Russia can carry on the war so long as the court of London shall not recur to just and

equitable dispositions; and they are resolved to do so .- How is it possible for the brench government to entertain the Pro-. posal which has been made to it, of admitting to the negociation the Spanish Insurgents? What would the English government have said had it been proposed to them to admit the Catholic Insurgents of Ireland? France, without having any Treaties with them, has been in communication with them, has made them promises, and has frequently sent them succours. Could such a proposal have found place in a Note, the object of which ought to have been not to irritate, but to endeavour to effect a mutual conciliation and good understanding ?-England will find herself under a strange mistake, if, contrary to the experience of the past, she still entertains the i lea of contending successfully upon the continent, against the armies of France. What hope can she now have, especially as France is irrevocably united with Russia?—The undersigned is commanded to repeat the Proposal, to admit to the negociation all the allies of the king of England; whether it be the king who reigns in the Brazils; whether it be the king who reigns in Sweden; or whether it be the king who reigns in Sicily: and to take for the basis of the negociation the Uti Possidetis. He is commanded to express the hope that, not losing sight of the inevitable results of the force of states, it will be remembered, that between great powers there is no solid peace but that which is at the same time equal and honourable for all parties.—The undersigned requests, &c. (Signed) CHAMPAGNY. No. XVI.-LETTER from Mr. Secretary

Canning to Count Nicolas de Romanzoff, dated Foreign Office, 7th Dec. 1808.

Sir; I shall lose no time in transmitting to your Excellency, by an English courier, the Answer which the King my master shall command me to return to the official Note, annexed to the letter of your excellency, dated the 16-28th of last month, of which I have the honour to acknowledge the receipt .- I seize with avidity this opportunity of renewing to your Extellency the assurances, &c.—(Signed) GEORGE CANNING.

Office, 9 Dec. 1808.

THE undersigned, his Majesty's princi- No. XIX.—Official Note, dated Foreign pal secretary of state for foreign affairs, has laid before the King his master the Note transmitted to him by his excellency the count Nicolas de Romanzoff, minister

for foreign affairs of his Majesty the emperor of all the Russias, dated on the 16-28th of Nov -The King learns with astonishment and regret the expectation which appears to have been entertained that his Majesty should consent to commence a Negotiation for general peace by the previous abandonment of the cause of the Spanish Nation, and of the legitimate monarchy of Spain, in deference to an usurpation which has no parallel in the history of the world .- His Majesty had hoped that the participation of the emperor of Russia in the Overtures made to his Majesty would have afforded a security to his Majesty against the proposal of a condition, so unjust in its effect, and so fatal in its example.-Nor can his Majesty conceive by what obligation of duty or of interest, or by what principle of Russian policy, his Imperial Majesty can have found himself compelled to acknowledge the right assumed by France, to depose and imprison friendly sovereigns, and forcibly to transfor to herself the allegiance of loyal and independant nations.—If these be indeed the principles to which the emperor of Russia has inviolably attached himself; to which his Imperial Majesty has pledged the character and resources of his empire: which he has united himself with France to establish by war, and to maintain in peace, deeply does his Majesty lament a determination by which the sufferings of Europe must be aggravated and prolonged: But not to his Majesty is to be attributed the continuance of the calamities of war, by the disappointment of all hope of such a peace as would be compatible with justice and with honour.-The undersigned, &c. (Signed) George Canning.

No. XVIII.—LETTER from Mr. Secretary Canning to M. de Champagny, dated Foreign Office, 7 Dec: 1808.

Sir: I have the honour to acknowledge the receipt of your Excellency's Letter of the 28th of last month, and of the official Note therein inclosed.—As soon as I shall have received the King's commands upon the subject of that Note, I shall not fail so transmit to your Excellency, by an English messenger, the Answer which his Majesty may command me to return to No. XVII. - OFFICIAL NOTE, dated Foreign it .- I have the honour to be, &c. (Signed) GEORGE CANNING.

Office,, 9th Dec. 1808.

The undersigned, his Majesty's principal secretary of state for foreign affairs, has laid before the King his master the

jesty to abstain from noticing any of those rise being terminated, his Majesty thinks . Majesty, to his allies, and to the Spanish Nation, with which the Official Note transmitted by M. de Champagny abounds .-His Majesty was desirous to have treated for a peace which might have arranged tone the respective interests of all the powers engaged in the war on principles of equal justice: and his Majesty sincerely regrets that this desire of his Majesty is disappointed. - But his Majesty is determined not to abandon the cause of the Spanish Nation, and of the leghinate monarchy of Spam: and the pretension of Irare to exclude from the negotiation the Central and Supreme Government, acting in the name of his Catholic Majesty Ferdmand VII. is one, which his Majesty could not admit, without acquiescing in an usurpation which has no parallel in the history of the world .- The undersigned, &c .- (Seened) GEORGE CANNING.

No. XX .- LETTER from Count Nicolas de Romanzoff to Mr. Secretary Canning, dated Paris, 1-13th of Dec. 1808 .- Received Dec. 17.

Sir; The messenger whom I had dispatched to your Excellency is returned to this place, and has brought me the Letter, which you did me the honour to write to me on the 7th of Dec. Some hours afterwards, the messenger whom your Excellency has sent to Paris, delivered to me from your Excellency, a Letter without date, which was accompanied by a Note, dated the 9th Dec. I shall transmit the whole for the information of the Emperor my master.- I avail myself of this opportunity to renew to, &c .- (Signed)

COUNT NICHOLAS DE ROMANZOFF. No. XXI .- LETTER from M. de Champagny to Mr. S cretury Cunning, dated Paris, 13th Dec. 1808. Received Dec. 17th.

Sin; I have the honour to acknowledge the receipt of your Excellency's Letter of the 9th instant, together with the Official Note which accompanied it. I shall lose no time in laying this Note before the Emperor my master.—I avail myself, &c. (Signed) CHAMPAGNY.

Declaration of the King of Great BRITAIN RELATIVE TO THE OVERTURES MADE BY RUSSIA, AND FRANCE .- Dated Westminster, Dec 15th 1508. THE Overlures made to his Majesty by

Note transmitted to him by his Excellency | the governments of Russia and of France M. de Champagny, dated the 28th Nov .- have not led to Negotiation: and the m-He is especially commanded by his Ma- tercourse to which those Overtures gavy topics and expressions insulting to his it right thus promptly and publicly to make known it's termination. - The continued appearance of a Negotiation, when peace has been found to be utterly enationble, could be advantageous only to the It might enable France to sow listrust and jealousy in the conneils of those, who are combined to resist her oppressions: And if, among the nations which groun under the tyranny of Freach alliance, or among those which maintain ag un t France a doubtful and precarious independence, there should be any which even now are bilinging between the certain run of a proton od mactivity, and the contingent dangers of a reffort to save themselves from that rum; to nations so situated the delusive prospect of a peace between Great Britain and France could not fail to be peculiarly injurious. Their preparations might be relaxed by the vain hope of returning tranquillity; or their purpose shaken by the apprehension of being left to contend alone .-- That such was, in fact, the main object of France in the proposals transmitted to his Majesty from Enfunth, his Majesty entertained a strong persuasion. - But at a moment when results so awful from their unportance and so tremendous from their uncertainty, might be depending upon the decision of peace or war, the King felt it due to himself to ascertain, beyond the possibility of doubt, the views and intentions of his enemies .- It was difficult for his Majesty to believe, that the emperor of Russia had devoted himself so blindly and fatally to the violence and ambition of the power with which his Imperial Majesty had unfortunately become allied, as to be prepared openly to abet the usurpation of the Spanish Monarchy; and to acknowledge and maintain the right, assumed by France, to depose and imprison friendly sovereigns, and forcibly to transfer to herself the allegiance of independent nations. -When, therefore, it was proposed to his Majesty to enter into negotiation for a general peace, in concert with his Majesty's allies, and to treat either on the basis of the Uti possidetis, (heretofore the subject of so much controversy) or on any other basis, consistent with justice, honour, and equality, his Majesty determined to meet this seeming fairness and moderation, with fairness and moderation,

on his Majesty's part real and sincere.-The King professed his readiness to enter into such negotiation, in concurrence with . his allies; and undertook forthwith to communicate to them the Proposals which his Majesty had received. But as his Majesty was not connected with Spain by a formal treaty of alliance, his Majesty thought it necessary to declare, that the engagements which he had contracted, in the face of the world, with that nation, were considered by his Majesty as no less sacred, and no less binding upon his Majesty, than the most solemn treaties; and to express his Majesty's just confidence that the government of Spain, acting in the name of his Catholic Majesty Ferdinand VII, was understood to be a party to the Negotiation.-The reply returned by France to this proposition of his Myesty casts off at once the thin disguise, which had been assumed for a momentary purpose; and displays, with less than ordi-nary reserve, the arrogance and injustice of that Government. The universal Spanish nation is described by the degrading appellation of "the Spanish Insurgents;" and the demand for the admission of the government of Spain as a party to any Negotiation, is rejected as inadmissible and insulting.-With astonishment as well as with grief his Majesty has received from the emperor of Russia a reply, similar in effect, although less indecorous in tone and The emperor of Russia also stigmatizes as "Insurrection," the glorious efforts of the Spanish people in behalf of their legitimate sovereign, and in defence of the independence of their country! thus giving the sanction of his Imperial Majesty's anthority to an usurpation which has no parallel in the history of the world. -The King would readily have embraced an opportunity of negotiation which might have afforded any hope or prospect of a peace compatible with justice and with His Majesty deeply laments an issue, by which the sufferings of Europe are aggravated and prolonged. But neither the honour of his Majesty, nor the generosity of the British nation, would admit of his Majesty's consenting to commence a negotiation, by the abandonment of a brave and loyal people, who are contending for the prescriation of all that is dear to man; and whose exertions in a cause so unquestionably just, his Majesty has solemnly pledged himself to sustain.

Westminster, Dec. 15, 1808.

House of Lords.

Monday, January 23.

[ORDERS IN COUNCIL.] Lord Auckland stated, that a noble friend of his (lord Grenville), whose absence, on account of illness, he had to regret, but whose illness would not, he hoped, be of long continuance, had requested him to state to the house, that if he had been onabled to be present, he should have joined in every tribute of applause to the merits of sir Arthur Wellesley. His noble friend had also requested him to move. that the lords be summoned for this day fortnight, when it was the intention of his noble friend to bring forward a motion to address his majesty to rescind the Orders in Council; and to found that motion upon the Letter which had been published from Mr. Panckney, the American minister, to our Government; and the Answer of the Secretary of State. It was requisite that those papers should be before the house. and his lordship, therefore, moved for the production of the Correspondence between the Ministers of the two Governments.

The Farl of Leverpool wished to confine the production of papers to those which had been published by the American Government; and observed, that no communication was made to Parliament respecting America, because our existing relations with the United States were not in that state which would authorise such a communication.

Lord Auckland agreed that no other papers than those mentioned were necessary; but, in consequence of some objection to the wording of the motion, his lordship withdrew it, with the intention of making it again to-morrow.

Lord Erskine expressed his decided opinion, that if the proposition of the American Government, respecting the rescinding the Orders in Council, was not agreed to, there would be War between the United States and France in a month.

[Vote of Thinks. Battle of Vimiera.] The Earl of Liverpool rose, in pursuance of notice, to move the Thanks of the house to lieutenant general sir Arthur Wellesley. His lordship briefly detailed the circumstances of the two actions, an the 17th and 21st of August, and spoke in the highest terms of the skilful disposition made by sir A. Wellesley upon those occasions, and the energy and ability displayed by that gallant officer in the battles. He trusted, therefore, that there would be an unanimous Vote of Thanks;

upon an occasion in which those Thanks were so well merited, and without any reference to circumstances which occurred after sir Arthur had ceased to command. In consequence of some private intimation, he wished to say a few words with respect to the name of sir Harry Burrard not being included. It was true that sir Harry Burrard nominally had the command, at a part of the period alluded to; but the actual command, until the conclusion of the Buttle of Vimicia, temained with sir A. Wellestey, who made all the dispositions, and carried them into execution. II was for that ic ison that the thanks were confined to sa Aithur. A similar instance occurred in the case of the Battle of the Nile, for which thanks were voted to lord Nelson, who was the actual commander upon that occasion, and not to earl St. Vincent, under whose command ford Nelson was; and in the case of the tormer expedition to Copenhagen, sir Hyde Parker was merely thanked for the disposition, and lord Nelson for the execution. In the present instance, so, Harry Purraid had, with great magn numity, declined to interfere with the command, until after the Battle of Vimiera was over. Upon these grounds it was that the motion of thanks was confined to sir Arthur Wellesley, as the actual Commander. His lordship concluded by moving the Thanks of the house to lieut. gen. sii A. Wellesley, K. B. for the skill, valour, and ability displayed by him on the 17th and 21st of August, and particularly on the latter day, in the Battle of Vimiera.

The Earl of Morra wis aware that it appeared very ungracious to interpose any thing like a dissent to a motion of this nature, but he thought it his duty upon the present occasion to enter his protest against the mode now proposed by the noble earl, of voting the thanks of the house. The painful task had fallen to his lot of investigating, as a member of the Court of Inquiry, the circumstances which led to the late transictions in Portugal; and after what then transpired, he could net consent that the name of sir Harry Burrard should be left out of the Vote of Thanks, and thereby, in fact, that the severest censure should be passed upon him. It was ascert fined by the examination of sir Harry Burrard before the Court of Inquiry, that that respectable officer had the command of the army on the 20th, and that on the 21st, on arriving at Vimiera, he approved of the dispositions made by sir Arthur in the battle, and thereby made

himself responsible for all those dispositions. Had our army been defeated, sir Harry must have participated in the shame of the defeat, surely then justice required that he should partake of the triumph of the victory. With respect to the conduct of sir Harry Burrard, he (lord M.) had not been able, with the aid of all the evidence examined by the Court of Inquiry, to make up his mind as to the point, whether it was proper to advance the army after the battle; so far, however, as he was anabled to form an opinion, he conceived the conduct of sir Harry upon that occasion to have been judicious. He could not, therefore, considering that sir Harry Burrard had all the responsibility of the coinmand upon him consent that the name of that Officer should be omitted in the Vote of Thanks, and should move an Amendment for the purpose of having his name inserted. •

Lord Harrowby contended, that sir Harry Burraid had, in his own dispatch, expressly disclaimed any share in the victory, he having with great magnanimity allowed the whole of the actual command during the battle to remain with sir A. Wellesley. To include sir Harry in the Vote of Thanks, would be giving an opinion upon subsequent circumstances, respecting which no information was before the house.

Viscount Sidmouth said, that he anticipated the objections made by the noble lord who moved the amendment, and had given them full consideration. The result of that consideration was that he could not agree to them. He did not feel that a Vote of Thanks to sir A. Wellesley could attach the least discredit to the character of sir H. Burrard. He cordially assented to the original motion, and regretted that his noble friend had not made it the day after the meeting of the house. He paid some high compliments to the merit of sir A. Wellesley, and described the victory which had been obtained by the army under his command, as one of the most brilliant that graced the annals of the country. He recommended to the noble baron to withdraw the amendment.

Lord Erskine, in offering himsel's to the consideration of their lordships, begged to premise that he was altogether unacquainted with sir H. Burrard or his tamily, and that he did not even know that he had ever seen his person; at the same time he was ready to give the highest possible praise to sir A. Wellesley, which his warmest and most enthusiastic admirers

could devise, and to acknowledge he had eminently conducted himself, not only on the present occasion, but on every former opportunity that had offered itself; but he would beg leave to ask one plain Was sir H. Burrard in the question; chief command on the 21st August or not? If he were, he was entitled to the admiration of his country, and the thanks of their lordships, for having embraced those plans, and adopted those measures, which he found his predecessor in the pursuit of. For his part, he had spent the earlier part of his days in the service, and was acquainted with its details, and his lordship thought, that however wise and skiiful previous plans might have been found, yet in the moment of action much might depend upon the events arising from the exertions of individuals, whether from skill or accident. In the navy, for instance, when the commander-in-chief had arranged his plans, and rushed into the battle, in the midst of smoke and confusion, much of the success might be fairly attributable to the efforts of a captain, or even the hardy intrepidity of a common seaman; and yet, he believed it had never occurred to any one, that the comman ler was the less deserving of his tribute of praise.-Thus, if their lordships should agree to the amendment proposed by his noble triend, the world would do ample justice, by apportioning to each of the gallant communders his due share of praise; to the one for the wisdom of his plans and the galiantry of their execution, and to the other for his magnanimity and good sense displayed in their adoption. Suppose, for instance, during the course of an engagement, an officer, subordinate in command, had the good fortune to perceive, and the skill to embrace, the opportunity of making such a movement as to be productive of signal advantages in deciding the fortune of the day, were their lordships prepared to say that the commander-in-chief should not receive those thanks which the victory deserved? Upon the subject of the Vote of Thanks to sir H. Burrard, his lordship professed himself at a total loss to conceive what could be the objection to it. Would any noble lord-state, that the gallant general himself disclaimed it, or that he had signified his indifference to their approbation? If such an avowal as this should be made, he for one should rest satisfied, and feel relieved from all-embarrassment on the subject. Money, he believed, was an object

of desire with most men; he was sure soldiers and sailors loved to acquire it: but to them in particular was not praise an object of the most ardent desire? With respect, therefore, to sir H. Burrard, as it could not be denied that he held the chief command during the engagement of the 21st August, he would put it to the feelings and honour of their fordship, whether, when he approved and adopted the arrangements previously made he was not entitled to praise? and whether, as commander-in-chief, he might not, had he thought proper, have disapproved of those arrangements, and have substituted others in their room? and, therefore, having all the responsibility, whether, he was not emmently entitled to their lordships' thanks? Impressed with these sentiments, he felt h mself bound to support the proposed amendment

The Earl of Morra, for the sake of regularity, moved an adjournment of the question, for the purpose of introducing a motion of thanks to sir Harry Burrard.

Lord Mulgrare had conceived that the business, as it originally stood, would have been am ere Vote of Thanks, unmixed with other matter, and, as such, not hable to the slightest opposition; but the amendment proposed by the noble earl had given rise to a question, how far the silence of the Vote of Thanks to sir Arthur Wellesley, with regard to sir Harry Burrard, tended to stigmatise the latter? His lordship declared, that if it had the slightest tendency in his mind to any such conclusion, he would be the last rain to agree But he would ask, did it do so. when it must be acknowledged, on all hands, that the services of the latter were at all events less brilliant than those of the former? A noble and learned lord had declared he was wholly unacquainted with sir Harry Burrard; but his lordship knew him well, and also his sentiments on the subject; and he knew that the gallant general utterly disclaimed all right to thanks which he fe't he had not earned. Their lordships had heard of the Court of Inquiry, and the sentiments arising thereon: but the proceedings of that court were not before their lordships, and they could form no opinion therefrom; but there was a document which their lordships were bound to know, and that was the Gazettes. What did they say? In themesir Harry declares he saw no necessity for interfering in the arrangements he found made by sir Arthur,

to proceed in completing the work which he had so happily begun. Did their lordships imagine that the gallant general would take to himself thanks for merely acting thus? In adopting such measures, he had not only evinced the most scrupulous honour, but the soundest discretion, by declining to interfere when he saw the measures taken were wisely taken; here, therefore, was a clear and convincing proof that he disclaimed all praise on the subject. It had been said that sir Harry was present during the action, as commander-inchief, but did he make the report of the proceedings? In the ordinary course of proceedings, if he had conceived himself as acting on that occasion in that capacity, he should have done so; but he didained it, and, with a delicacy which reflected the highest honour on him, he caused the man who had rendered the service, to make the report of that service; he knew he had done nothing to deserve it; and his fordship was sure he would only be stung at the thought of thanks bestowed when he was conscious of not having earned them. Their tordships had now to decide whether any thanks at all v ere to be given? And to determine that question he would holdly ask, is sir A. Wellesley's victory found wanting in the scale when compared with any, the most brilliant achievement to be found in military story? His lordship saw in it every thing that was dignified and transcendant, uniting together at once the soundest judgment with the most prompt decision; collecting as it were by magic the means of commencing his march to meet the enemy; carrying with him the confidence of the country in his progress; reaching that enemy, posted in a superior and difficult situation; and lastly, in the short space of twenty-one days, bringing to issue that great question, which was more likely to succeed, attack or defence between contending armies? having in the attack made by him on the 17th, and the defence of the 21st August, proved himself eminently superior in both. It was the glory of sir Harry Burrard to have duly admired and done justice to these services; and on these grounds his lordship was adverse to mixing them together in the same vote.

The Earl of Buckinghamshire expressed his concurrence in what had fallen from other noble lords, with respect to the brilliant nature of the victories of sin A.

and that therefore he had directed him (Wellesley, and the officers and army under his command, and it was thereforescarcely necessary for him to say, that he heartily assented to the motion of The chief object for which he rose was, to put a question to the noble lord who proposed the thanks to sir H. Burrard. He disclaimed any intention to cast a reflection upon sir II. Burrard; but from what he had heard and read it appeared, that if the victory of the 21st had been followed up, the result would have been much more brilliant than it was. He would ask, what were the sentiments of generals Spencer and Ferguson, and others, who were on the spot, on that subject? He felt interested in the honour and character of sir A. Wellesley, and naturally, therefore, wished for an explanation. The only act of sir II. Burrard, with respect to the battle, was stopping the pursuit.

> The Earl of Moira replied, that general Ferguson had given it as his opinion, that, if permitted to advance, he would have cut off a part of the enemy. General Spencer's opinion, as to the propriety of advancing, was given in a very cautious manner, and he stated that he saw a body of the enemy, probably the whole of their left wing, forming three miles in front of his division. With the hourly expectation of the arrival of the reinforcements under sir J. Moore, which would render the effecting of the object certain, sic II. Burrard chose to stop, rather than to make a movement which, under the circumstances. was undoubtedly hazardous. Although the movement, if made, would probably, from the superiority of the British soldiers. have been successful, yet he could not but think the conduct of sir H. Burrard judicious, as he might naturally think that a little delay would have brought the probability to a certainty. Sir II. Burrard had the command of the army; he was present for a great part of the time in the hottest of the engagement, and had a duty to perform, of which he could not di est himself. The responsibility rested with him, and he controuled the opinion of sir A. Wellesley respecting the advance to Torres Vedras. Sir II. Burrard must be considered, therefore, as acting the whole of the day, and ought not to be left out of the motion of thanks.

> Earl Grosvenor wished this question had not been brought forward till the papers respecting the expedition had been laid on the table—the want of which occasioned

these difficulties. 'The noble earl adverted to the doubtful and contradictory statements respecting the numbers of the enemy, and other circumstances, which had a material relation to this subject, as well as to the Convention and Armistice, of which he particularly condemned the Russian Article. But although he thought the best course would have been to have waited for the production of the papers, he could not refuse his assent to the motion.

Lord Auckland said, he had listened to, the present discussion with considerable uneasiness. His noble friend had certainly supported the amendment which he had proposed, with all his usual talent and force of reasoning; at the same time it was evident, that it was desirable, in order to give full effect to the thanks of the house, that they should be given unanimously, and as it were, by acclamation; but his noble friend must be aware that his amendment would meet with opposition, since so much difference of opinion on the subject evidently existed. hoped, therefore, the noble baron would not press his amendment.

The question being put on the amendment of lord Moira, it was negatived, without a division, and with only one or two dissentient voices. The original motion was then put, upon which lord Moira observed, that though his amendment had been negatived, yet he heartily concurred in the testimony which had been paid to the merits and gallantry of sir A. Wellesley. The motion was then

unanimously agreed to.

PROTEST ON THE ABOVE VOTE OF THANKS.

The following Protest of the earl of Moira, as baron Hastings, was entered

on the Journals:

Because it has been " Dissentient; established by evidence in a public Court, that lieut. gen. sir Harry Burrard was in the Field throughout the whole of the Action at Vimiera, exercising Command; and no officer has the power of disqualifying himself, or of divesting himself of the Trust reposed in him by his Sovereign. On this account I cannot agree to leave out the name of lieut. gen. sir Harry Burrard, no neglect or misconduct having been imputed to him, from the Thanks of this House to those who achieved the glorious Victory at Vimiera.

Hastings, &c. &c. " (Signed) Vol. XII.

House of Commons. Tucsday, January 21.

[Minutes.] Lord Stopford reported to the house, that his Majesty, having been attended with their Address of Friday last, was pleased to receive the same very graciously, and to give the following Answer; "Gentlemen; I return you my thanks for this loyal Address. I receive with the greatest satisfaction the assurances of the continuance of your support, and of your determination to lose no time in considering of the best measures for augmenting the Regular Army; it affords me a fresh proof of the just sense which you entertain of the importance of the present exigency, and of your zeal to exert yourselves for the honour of my crown and the safety of my dominions."-Lord II. Petty gave notice, that it was his intention to submit to the house a motion on the subject of the Convention of Cintra this day fortnight.-Mr Ponsonby gave notice of a motion on the conduct of the War in Spain for next Thursday fortnight.—Lord Folkestone wished to put a question to ministers, in order to ascertain whether the member for Poole (Mr. Jeffery) had received the appointment of the Consul Generalship to Portugal or not? He was anxious to acquire this information, for two reasons; first, because he understood that if that member had been so appointed, he of course vacated his seat; and next, that a very studious silence was observed by ministers on the subject; indeed, the usual mode of communication was neg-The Chancellor of the Exchequer lected. replied, that he believed that if the appointment alluded to had not taken place, it was most certainly in contemplation. The right hon. gent. in whose immediate department that appointment was, would, he believed, be shortly in his place, and from him he was sure the noble lord would get a distinct answer.

[FINANCE COMMITTEE.] The Chancellor of the Exchequer, pursuant to notice, rose, to submit to the consideration of the house a motion for the re-appointment of the Committee of Finance. had barely to propose the revival of the same Committee, composed of the same members and consisting of the same number, as in the last session, he was sensible, that it would not be necessary for him to take up much of the time of the House; because he could not conceive any possibility of opposition to such a motion. But, as he meant to suggest an alteration

in the constitution of the Committee, he was desirous previously to state to the House the actual circumstances, under which he proposed to have the Committee reappointed; at the same time reserving what he might have further to say, until he should hear what objections, if any, would be started against his motion. The alteration he had it in contemplation to propose, was a reduction of the number, of which the Committee was composed. Hence it became necessary for him to state briefly the grounds, upon which he was induced to recommend this reduction. The hon, gent, who filled the chair of that Committee last session (Mr. Bankes) would be ready to almit, that the idea of reducing the number of which the Committee had originally consisted, had been adopted on his suggetion. That hon, gent. had stated it as his opinion at the close of the last session, that, with a view to dispatch in the proceedings of the Committee, it was necessary to diminish the number of its members. If that dispatch could be attained without any sacrifice of that useful and necessary deliberation, which was c-sential to the due and faithful performance of the duties confided to the Committee, it would necessarily be an object highly desirable to be accomplished. Undoubtedly, dispatch might be insured by the appointment of a Committee, all the members of which should be of one mind. But then, it was only by the conflict of different opinions and views upon the important questions, which should occupy the attention of the Committee, that any clear light upon the objects of their deliberation was to be expected. If the motion, therefore, which he was to submit. were to be in the hands of the gentlemen opposite, he was confident that they would not think of nominating any greater number of the gentlemen, who sat on their side of the House, than he meant to propose of those, who sat on his side, to be of the Committee. It was the uniform practice, in appointing Committees of this nature, to secure enlarged discussion, by procuring persons of different views, in order · that the suggestion of those different views, by individual members, might lead to more enlightened decisions in the deliberations of the collective body. tending to this object, and reducing the number of members of the Committee, he was aware of the inviduous task he had to perform, in making a selection from the members of the former Committee.

thing could be more unpleasant than the discussion of individual qualifications, for the performance of such a duty as would belong to a member of such a Committee. That was a course, however, which it was not his intention to adopt, as amongst the names of the Committee he proposed to submit, he did not mean to recommend any one who had not been upon the former Committee. All he professed to do was to reduce the former Committee from twenty-five, of which it was last session , composed, to fifteen, by leaving out ten of the former members. Even his hon, friend from whom the suggestion of the reduction had proceeded, would agree that it was not desirable that the Committee should consist of a less number than fifteen .- Before he should submit his first motion, that the Committee be re-approinted, to which no objection could be made, he proposed to read over the list of names as he wished them to stand in the new Committee; and on an examination of the list it would appear that, in the selection of those names, he had left out a greater number of those who, from political habits and individual opinions, had been more accustomed to vote on his side of the House, than of those who usually voted on the opposite side.—The right hon, gent, then read the list of fifteen, viz. Henry Bankes, caq. Henry Thornton, esq. J. H. Leigh, esq. lord Henry Petty, Henry Joddrell, esq. Isaac H. Browne, esq. Hon. Dennis Browne, R. M. Biddulph, esq. Richard Ellison, esq. Nicholson Calvert, esq. James Brogden, esq. right hon. P. Carew; right hon. H. Grattan, Richard Wharton, esq. and lord A. Hamilton. And he moved, "That a Committee be appointed to examine and consider what regulations and checks have been established, in order to controul the several branches of the Public Expenditure in Great Britain and Ireland, and how far the same have been effectual, and what further measures can be adopted for reducing any part of the said Expenditure, or diminishing the amount of Salaries and Emoluments, without detriment to the public service."

Mr. Bankes was ready to bear testimony to the realiness with which his right hon. friend had acceded to his suggestion as to the propriety of reducing the number of the members of the Committee. In the long experience of last session it was but too obvious that the Committee was too numerous to prosecute its labours with any desirable effect. Of the certainty of

this they had a proof in the circumstance that the Committee had been able make but one report, and that at the end of the session. But, in thus acknowledging thanks to his right hon. friend for his concession, he was sorry he could not carry his concurrence further. His right hon. friend had very properly abstained from the inviduous task of discussing the qualifications of individuals to be members of That was a task which the Committee. he also should decline, though upon such an occasion he could not allow it to be unparliamentary. But nothing was more opposite to his nature and habits, than to give private offence upon public grounds. From the situation which he had filled in the former Committee, he supposed his right hon. friend wished (indeed he had signified to him his wish,) that he should again act as chairman. Whilsthe was chairman he had employed all the diligence which his humble abilities enabled him to exert, and he had the satisfaction to know, that all those who were his colleagues, as well those who differed as those who agreed with him, had thought him not unfit for the situation. He was aware of the humility of his own pretensions, but though convinced that many others were more competent from their talents, he was certain that no person could go beyond him iu zeal, assiduity, and diligence. It was due, however, to himself, to state, that if he should, in the present instance, be designated for that situation, with a list so constituted, it was impossible for him to undertake the duty. He had only to add. that no consideration should induce him to act in that capacity with a Committee so composed. At the same time that he admitted that some names were retained, he must observe, that several names were omitted, of persons, whose services upon the Committee would have been highly beneficial to the public interest. He did not mean to impute any unworthy motives to his right hon. friend, yet he could not but feel that a Committee, such as he had proposed, was only calculated to delude the public, and frustrate the ends of inquiry.

Mr. Peter Moore was glad to hear what had fullen from the hon. gent. because if he had not stated his sentiments, as he had done, he was prepared himself to give expression to similar sentiments. After all the Raports, which had already been laid before the house, session after session, by former Committees, without producing

one effectual step on the part of his majesty's ministers to remedy any of the abuses pointed out to them, or causing any effectual step towards a serious system of public economy to be taken, the public would conceive the nomination of such a Committee as the present, a mere farce to cajole and delude them. What had been done by the right hon, gent. at the head of the finance department in consequence of the first great recommendation of the former Committee of which the hon. member who spoke last had filled the Chair, in respect to the bargain with the Bank of England? Why, that a sum of 60,000l. was taken as an equivalent for their advantages in the management of the public money, when 260,000l. ought to have been demanded. He considered this as nothing else than a bribe to the Bank out of the public purse, while the right hon. gent. was obliged to make good the deficit by laying new taxes upon the equntry.-The next prominent point was, the recommendation in the report of the former Committee, respecting the gross defalcation that had occurred in a department of great public expenditure, at the head of which was the right hon. Thomas Steele, who had taken above 19,000l. under false pretences; and what had been done by his majesty's ministers in that case? Why, nothing more than merely to demand of him the payment of the money, instead of directing the king's Attorney-General to institute a prosecution against him. third Report recommended the abolition of sinccure places, with enormous salaries. But what had been done? Why, to employ new clerks to correct the errors of inefficient clerks, but without any measure of public economy being adopted. majesty's ministers were really serious in their wishes to check abuses, to stem profusion, and to economize the public purse, they had ample grounds to proceed ou in the Reports of the Finance Committees already laid upon the table of the house within the last three years. however, from their utter supineness, and obvious contempt of those Reports and the measures therein recommended, he could not help considering the nomination of such a Committee as a mere delusion, and that as little was meant to be done in the three years to come, as in the three years last past. There was every reason for the people to murmur at the delusive result of a system from which they were taught to expect economy and

Instead of which, the system of expenditure for several years past, was rather for a war upon the purses of the people than for a war against the common enemy. The Finance Committee in 1797, made 24 Reports; that in 1798 made 12 more, all containing the most important, clear, decisive, intelligent, and instructive information on the state of the finances of the country; and what had ministers done in consequence? Not one thing. The same was to be said of the Reports of the last three years, and every thing they recommended. Where, then, was the use of appointing a new Committee, if the same system was still to go on? There were other gross abuses in another department under an hon, gent, opposite, which he should notice at another opportunity; but he would repeat, that if any thing of reform or economy was sincerely intended, the mischief and the means of redress would be found stated in the Reports already before the House. It would, howver, be impossible to avoid the continuance of peculation, profusion, and abuse, unless the house should demand and insist upon having the accounts of the public receipt and expenditure for one year, before they voted a shilling of new supply for the next. The right hon, gent, at the head of the Finances had declared he had no objection to the principle, and ministers could find no difficulty in being ready with those accounts at the opening of the session, or in enforcing the payment of all monies, in the hands of public men, into the Treasury. A million of which appeared to be outstanding in balances, of which a considerable portion, as he should hereafter shew, would never come into the Treasury. If they did not do this, they could not know how the public money was appropriated. Mr. Pitt himself, that great professor of finance and cconomy, did not know it, as was shewn upon the trial of lord Melville. It was therefore indispensably necessary, that the house of commons should let the public see they were determined to do their duty, and that the object of the house of commons in the present state of public affairs was to alleviate the public burthens as far as consistent with their public duty, and not to improve the private incomes of persons in office.

Lord Henry Petty expressed his acquiescence in the opinion delivered by Mr. Bankes. Without arrogating any superior pretensions, he wished to deslare to the house, that, though the rt. hon. Chancellor of the Exchequer had thought proper to appoint him on the proposed Committee, he still considered that he should act most consistent with his public duty, by abstaining from any attendance on it.

Mr. Yorke observed, that the statement of the right hon, gent, had placed the house under very aukward circumstances; because, if the Committee should be reduced as proposed, after the stigma cast upon it by the observations of the hon. gent. (Mr. Bankes), it would be quite impossible, that the public should have any confidence in its proceedings. If the opinion should go abroad, that the Committee had been revived under any suspicious'circumstances, the impressions it would make would not easily be removed. It did not become that house to receive a list of the Committee it was to appoint, from any particular member, or set of men; neither from his right hon. friend nor from any other individual in the house. public would expect, that such a Committee should be selected from all descriptions of persons in the house. But here he would observe, that upon the subject of this Committee much misapprehension seemed to pervade the public, as if a great pecuniary saving was to result from its labours, and consequently a sensible relief from the present burthens. This was an expectation which he did not thurk would ever be realized. Many salutary retrenchments and useful reforms might no doubt be the consequence, but, in point of an immediate or sensible relief, in a pecuniary way, to the public, little of that description was to be looked to. He did not mean to say that abuses did not exist that might demand reform; and if the Committee was to be revived, it would be better to re-appoint it just as it stood before, than force the house to the invidious task of discussing the merits of particular men. But for his part, he was not quite sure it was necessary to re-appoint the Committee at all. In all events, he thought it would be better to give the house a day for examining the reports already, made, and afterwards re-appoint the Committee, if it should appear necessary.

Mr. Whitbread agreed, that it would be much better that the Committee should be revived as it existed last session, than in the reduced state proposed; or even that it should not be revived at all, because then no delusion would be practised upon the public. He agreed with the right-

hon. gent. (Mr. Worke) that the house ought not to accept a list from any individual, and, if not, a fortiori, not from the Chancellor of the Exchequer. But he would put it to that right hon. gent. whether he would not think a nomination of a Committee, coming from the hon, member who first opposed this list, as an independent country gentleman, infinitely better than one from any Chancellor of the Exchequer, be he who he might. The hon, member who first opposed this list, had acknowledged his own, suggestion for a reduction of the number of the Committee; but it was obvious to himself that great partiality might be used in the omission of particular names, and the retention of others that were highly objectionable; though he would admit, that some names were left out as objectionable as any that were retained. Upon one name in this list particularly he had objected upon what he conceived to be good grounds. A question had been put upon that name, and his objection was over-ruled; and he certainly should feel it his duty to repeat his objection against it now, and put it again to a question. The public had certainly a right to expect, from the original appointment of the Finance Committee, that much public good would be derived; and, undoubtedly, if the Reports that had already been made had been acted upon, hundreds and thousands, nay, millions of money, might have been saved to the country. Of what effect was it for the Committee to deliberate and report, if their recommendations were to remain a dead letter? Was it expected that they would live centuries?--and centuries they must live to produce any effect, it it was considered that in the whole of the last long session, they were enabled to produce but one Report. The hon. gent. who first opposed this list had shewn the greatest zeal and ability in his endeavours to render the labours of the Committee efficient for the purposes of their appointment; no man was a more competent judge than himself of the men most likely to co-operate with him for purposes so desirable. He therefore thought the house had a right to call upon the han. gent, for a list of fifteen names of such men as he would wish to act with, and in the name of the country he called upon him to produce such a list. But a list from the Chancellor of the Exchequer was a mere farce, and as such it would be considered by the people.

Mr. R. Wharton (Chairman of the Ways and Means) said, that after what had fallen from several gentlemen who had spoken on the subject then before the house, he deemed it necessary, that he, situated as he had been, and particularly objected to on the appointment of the Committee. should request the house to indulge him with their attention till he offered a few observations. He had endeavoured to discharge the trust which the house had done him the honour to confide to him, with every. possible degree of assiduity in his attendance, and the most anxious desire to contribute all in his power to effect those important objects which it appeared to him the house had in view, in appointing the Committee of which he had been a member, and which was now intended to be revived. Various important matters had been brought under the consideration of the Committee, upon which various differences of opinion prevailed; in consequence of which, discussions took place, which ended without effecting any change in the opinions of either of the parties: each side having used every means in their power to carry the point respectively insisted upon. It had been stated, therefore, that there were many delays during the time that the Committee was in the exercise of its funcions. He allowed this to be the case, but he was at the same time bold to say, that those delays had, in a great measure, proceeded from a voluminous political treatise which had been introduced by the hon, gent, who was chairman of the Committee, and he believed that every opposition that pager had met with, either from himself, or any other hon, member of the Committee who thought proper to object to it, arose from a consciousness on their parts, that the paper, he alluded to, contained many particulars relative to the prerogative of the crown, and other matters not at all relating to the expenditure of the public money, and which she himself and the gentlemen who thought as he did, from time to time opposed, because they did not think it proper to register the hon, chairman's edict, without having examined its various contents and their several bearings; more especially, as he thought that it contained many things which were never in the contemplation of the house to enquire into when they appointed the Committee. For his own part, he had been actuated by no other motive than a real regard and zeal for the public interest, and as such had

pursued the line of conduct which appeared to him most conducive to that end; and he should, therefore, by no means regret his name being left out of the Committee, if the house should think proper to revive it.

Mr. Alderman Combe bore testimony to the diligent, active, and enlightened conduct of the chairman, who, in preparing his Report, acted in compliance with a request of the Committee, and in conformity with the general practice of all committees. For his part, he would attend the Committee, because he hoped to bene-

fit the public by so doing.

Mr. Sumner thought the attack of the hon, gent, who had spoken last but one as most unkind upon the chairman, to whose diligence and ability he bore ample testimony, having attended as regularly as any member of the Committee. The Report had been produced by the chairman when a return had been made of the public establishments. There had certainly been a considerable difference of opinion as to many very important points among the gentlemen who composed the Committee; but, he believed, none which were made from any other motive than that each individual thought it his duty to oppose every matter which he did not think for the public interest, or not within the view of the house in appointing the Commit-The question respecting Sinecure Places had been debated during five days, and in the end agreed to in a large and full attendance, when there were nineteen members present, and yet that passage, which he should ever regret, as having been left out of the Report, had afterwards been expunged at a meeting which took place, when many of the members of the Committee had left town or neglected to attend, in consequence of an impression that the business of the Committee had been brought to a close for that session: as to the delay that had taken place in the proceedings of the Committee, it was chiefly attributable to the hon. member on the floor (Mr. Wharton) who had spoken no less than eight different times, as he distinctly remembered, upon the passage, to which he had alluded, and yet said nothing in the last seven times that he had not said in the first, nor any thing in either instance, that he had not said seventy times before.

Mr. Denis Browne stated, that most of the longest debates had taken place in the Committee upon the subject of certain

passages in the political treatise of the hon, gent, which would have gone to disjoint the state, and which, if returned to the house, it would not have acted upon. It was the duty of the Committee in that case to place itself between the treatise and the house. The voluminous treatise had undergone several alterations, and upon one part even the noble lord upon the floor (lord H. Petty), had divided in the majority against the Chairman.

Mr. Bankes stated, in explanation, that he had prepared the Report at the request of the Committee, and had read it to the Committee before the Easter Recess, in order that the members might have time to consider of its contents, before they should be called upon to discuss or agree

to it.

Lord A. Hamilton bere testimony to the diligence, zeal, and ability of the hon-chairman of the Committee. If the Chancellor of the Exchequer should persist in his nomination, and the late chairman should decline to act, the right hon. gent. would not find any other gentleman to sit in the chair. He had only to add, that the hon. gent. opposite (Mr. Wharton) had given himself a specimen of the contrariety of opinions which had prevailed in the Committee.

Mr. Ellis said, a right hon. friend of his (Mr. Sumner), had stated, that some alterations had taken place on the last day of the meeting of the Committee. believed there was some trifling amendment made in one part, of a few words only, "that it might be expedient to reduce the salary of some, and to abolish others;" but this was done after very ample discussion, and in making it there could be no colourable imputation of surprise on the Committee. In the treatise which had been alluded to, there was a dissertation on the increase of the influence of the crown, which, eloquent as it was. contained sentiments of which he could not approve, and he therefore gave it his decided and hearty opposition. Objections had however, been made as to the style and manner in which several members of the Committee had carried on their opposition. For his own part, he could only say, that he had acted for the best, and he verily believed every other hon. gent. had done the same, and there was certainly not a stronger proof of a vexatious opposition on their part, than on that of the other

Mr. Calvert observed, that if it was

thought impossible to reconcile gentlemen whose opinions clashed so much as those whose names were proposed, it would be better to nominate a new committee altogether. He recommended proceeding on the Reports already laid before the house

Mr. Long said, that it was not fair in the hon. gent. to argue that so many reports had been made, and not acted on. The first report made by this Committee relative to the Bank had been most carefully attended to and acted on, and the public had already derived considerable advantages from it. In regard to the second, which related to the Pay Office, he had immediately acquiesced in the sentiments of the Committee, and there was not one of the regulations they had recommended that he had not attended to. and so far adopted as was in his power. As some of these would require an act of the legislature, it was his intention to bring it forward, but he had not yet been able to do it. In every other instance the utmost deference had, in that department, been paid to the regulations proposed by As to what had fallen the Committee. from an honourable member respecting a gentleman who had been in the Pay Office, but who was not now a member of the house, an inquiry had immediately been instituted; and he found that the sum, whatever it might have been, had been paid into the office by the gentleman miluded to.

Mr. P. Moore said, the allusion he had made on that head was only to express his surprize that Mr. T. Steele had not been presecuted.

Mr. Long said that was not his business.

Mr. Creevey said, it appeared somewhat extraordinary that this gentleman, who was a privy counsellor, should, at the time he was Paymaster of the Forces, in the face of an act of parliament, have helped himself to 12 or 14,000% of the public money, and, notwithstanding that after this report he had himself acknowledged he had done so by paying back the money, he should still remain a privy counsellor.

Mr. I. H. Browne admitted many disagreeable circumstances had occurred in the Committee, but he believed from no ill intention in any one, nor from any desire to protract unnecessarily the time of the Committee. Many thought a reform as to the power and influence of the crown was necessary, and others that it was not; and he believed each party was

actuated by what they really thought to be right. Many of the Committee thought the influence of the crown was the most valuable part of the constitution; of course those would not agree to diminish it: but though he did not exactly agree with either party on this head, and many others, he still thought every one had acted to the best of his judgment.

Lord Milton expressed his apprehensions, that after the discussions that had taken place, the appointment of a Committee would not be attended with any good effects. After all the pains and trouble such Committees could take, he could not see that the public burthens would be in the least diminished. As for what had been said respecting the prerogative of the crown, he conceived that if there were persons who held an opinion that it was more necessary to increase than take away from it, they were unfit to be appointed on this Committee. regretted that when the Committee was first proposed, it had been taken out of the hands of the hon, gent, who brought it forward (Mr. Biddulph), and the nomination of members made by a noble friend of his (lord II. Petty), then chancellor of the exchequer. This was a fatal precedent, the effects of which they now witnessed.

Mr. Biddulph bore his testimony to the upright and honourable conduct of Mr. Bankes in the Chair, and defended the character of the late Committee. this was not the immediate matter before the house; they were to look prospectively and not retrospectively. If ever a Committee was necessary, he thought this was the precise period when it was most so, as public economy was now more requisite than ever to the well-being of the state. In order to reconcile the different opinions that had been stated, he proposed that the names of gentlemen as members of the Committee, should be called from both sides of the house alternately.

Mr. Brogden condemned the course pursued by the chairman and those who supported him in the tast Committee, on account of their introducing into their Reports matters foreign to the purpose for which they were instituted, such as the king's prerogative, the privileges of parliament, &c. He and those who were of his opinion in the Committee, apposed these innovations, and wished to confine the Report entirely to what they thought the may object of their labours, namely, the

reform of every abuse in the expenditure of the public money.

Mr. Ellison did not think that any set of men had ever entered on their duty with a more earnest desire to discharge it than the members of that committee. contended, however, that in the course of their proceedings questions had been introduced, not, in his judgment, by them cognizable, and foreign to the objects of their consideration. He had no doubt of the zeal and industry of the chairman, but he did differ with him as to the purport of part of his voluminous Report, which, in his opinion, went too much to trench upon the royal prerogative, and differing from him he would att in conformity to his own judgment and not give himself up altogether to the ipse dixits of any individual. 'Nullius addictus jurare in verba magistri.' On that one ground, he dissented, toto calo, from that hon, gent. as he was not of opinion that such great constitutional questions fell within their cognizance.

Mr. Bankes said, that notwithstanding the prescribed limits of explanation, he could not sit in silence and hear that Report which he had submitted to the committee branded with the character of entrenching upon any one of the royal prerogatives. He denied it; and in the fullest and strongest manner one gentleman could contradict another, asserted that such an opinion of that Report was false and unfounded. (Order, order.)

Mr. H. Thornton entirely agreed with Mr. Bankes in his opinion of that Report. He thought it would be wrong to put the same men again on the same Committee who had hitherto so disagreed.

Mr. Sharp was willing to do justice to the labours of the last Committee, but observed, that there had been sins of omission as well as commission, and that if those were not filled up by the next Committee, he should call the attention of the house to do it at a future period.

The Chancellor of the Exchequer, in reply to the arguments that had been adduced against his proposition, noticed a threat of an hon. gent. to put some one on the bench where he sat, on their defence. If it was to himself he alluded, he could assure him that he could not do him a greater favour, than to make any charge against him the subject of early investigation. [Here Mr. Moore signified that he did not allude to the right hon. gent.] If then, continued he, the hon, gent. alludes to any of

my friends near me, I will affirm in their names that they will be as desirous to meet early inquiry into their conduct as I could be.—There was calso some blame attached to the not laying certain accounts before the house, and the hon. gent. had said he would not give a vote of supply till the appropriation of the last year's Supply should be accounted for. In answer to this he had to observe, that there was an act of parliament prescribing the time when those accounts were to be produced, and if y delay should take place, he would be the first to agree in a motion for its being satisfactorily accounted for, but if the hon. gent.'s principle was acted on, it would go the length of putting a stop to all the money business of the nation. It had been said, that former Reports had been thwarted and suffered to remain a dead letter, but this assertion had been so completely refuted by his right hon. friend (Mr. Long), that he found it unnecessary to trouble the house any further upon it. His rt. hon. friend had, however, abstained from mentioning, that it was from his own evidence that the Committee had been enabled to make up their able Report on the subject of the Paymaster of the Forces Office, and to supply those suggestions of Reform which he afterwards carried As for the Reform suga into execution. gested with regard to the Bank, he was sure the chairman of the Committee would bear him out in saying, that, although it had not proceeded so far as he wished, yet government had applied themselves faithly to the opinion of the Committee, and achieved a very considerable public service, by enforcing their suggestions.—On the mode of constituting this Committee there were a variety of opinions. Some preferred the reappointment of the old Committee; others seemed to think, that it would be better that it should consist entirely of new names. The noble lord on the other side (Milton) seemed to be of this latter mind. A principal object, however, was to expedite the inquiries of the Committee, and he could by no means see that he should be doing so by composing it of members entirely unacquainted with the progress already made in the business. As to the idea of constituting the Committee as it formerly stood, if that could reconcile the hop, gent, who had been the chairman of the Committee, again to accept that office, he should willingly fall in with it; but he had understood from that hon, gent, that he would be

equally dissatisfied with the Committee as at formerly stood, as he was with the biduc-tion now proposed. He hoped, when that hon, gent reconsidered the matter, and reflected on the importance which the house and the public attached to his beingtin the chair of that Committee, he would be disposed again to accept of the situation; in doing which, he would discharge his public duty, more mariteriously than by declining the office. The noble lord op-posite (lord H. Petty) had gone farther, That hon. however, than the hon, gent. had not declared the he would not consent to be of the Committee; he had only intimated his disinclination to resume the chair of it. But the noble lord had gone further. If he could not get the chairman he wished, he had declared that he would act not at all. Another hon. gent. (Mr. Whitbread) had stated, that he could not accept of a Committee naminated by any chancellor of the exchaquer. He begged of that hon. gent. to look back to the period of the original institution of this Committee, and he would find that it had been nominated by a chancellor of the exchequer, whom the hon. gent. supported. The idea of the Committee, he begged it to be recollected, did not originate with the noble lord (Petty). He took it out of the hands of the gentleman who originally suggested it, (Mr. Biddulph); whose name as originally proposed by the noble lord; and so far were the 21 names then nominated from being a fair selection, taken impartially from both sides of the house, that 19 out of the 21 were names of members who uniformly voted with the noble lord. He challenged a comparison of the list new proposed by him with that proposed by the noble lend, and trusted the house would see it was infinitely more impartially selected,

Mr. Ellison hoped be might be allowed to notice the tanguage of an hon; mem-ber towards him. The impapoless of that hon gent with the highest respect. He had given him credit for the ability and integrity which he was universally allowed to possess, but the from gent had applied towardshim an expression lightly improper and on becoming, and for which if he had used it to any man, he should have found himself bound to apologize. This was a duty which he had a right to expect and the hon, gent, and he hoped he would discharge it, by qualifying the expression he had used.

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Missipple said he bad no objection whether to qualify the expression. The was of the term false, if planting as top-wey the ules of a person's assenting at tope what he knew to be fulse, he was satisfied could not be allowed in civilized socie He did not, however, use the expression in that sense, nor did he mean to convey the slightest imposchment of the hon, gent. as a public or private men. only meant that the hon, gent, had taken an unfair view of the subject, and that the opinion he had formed of the Report was erronoous and false. If that explanation was satisfactory to the hon, gent, he should be glad of it. He could say no more: he was still satisfied, that the hon, gent, and other members of the Committee had proceeded on mistaken and erroneous principles, and that their view of the Report. was a false and groppeque one.

Mr. Ellison declared himself satisfied. The Speaker said, that nothing had occurred in this debate which should be borne in memory after this night.

Mr. Possonly said, that the difference between his noble friend's (lord H. Petty's) list, and that of the right hon. gent. was, that the noble lord's list had not been objected to as one of which the hon. gent. (Mr. Bankes) refused to act as Chairman: but the present list had the musfortune to he of that description. As to the noble lord having selected 19 out of the 21 names from the side of the house on which he himself sat, that was by no means an pnnatural proceeding, he being no stranger to the fact, that the right hom gent, and his friends were not remarkable for their attachment to reform.

Mr. Jahnstone expressed strong regret at the turn the discussion had taken. If the hon, gent. relired from his situation of chairman of the Committee, in the way he had stated, it would produce an impression throughout the country not firvourable to that house. He objected to the proposition reducing the number from 25 65.15, which if it had not been made we should have been free from the crite of .

this debate.

Mr. Willerforen thought its end be vary material that the indigent its world be vary material that the indigent individual have anticords the allowed them to consider with indicate the large and the adjustment work the same are not as in indice the inon-continuous to refere again faccepting: the only that he had breakly the high much advantage to delicate and allowed the indigent mouth advantage to the managers a

he begged the house to pause before they adopted a line of conduct that would have that effect. He could not help regretting, that the parties did not seem more disposed to give way to each other, so saito come to some conclusion beneficial to the character of the house and the country. As it was perfectly necessary that something should be done, he should propose, that the house should come this night to a conclusion, only that a Committee be appointed, in order that a subsequent motion for an adjournment might be made upon it..

The motion, " that a Committee be appointed, &c." was then put and agreed to.

Mr. Wilberforce than moved. That the debate be adjourned to Friday next.—A division took place, when there appeared, for the Adjournment, Ayes 62, Noes 124, Majority 62 -We were not again admitted to the gallery, but understand that the question was put on every alternate name in the list offered by the Chancellor of the Exchequer; against which another name was proposed by the other side, The house divided seven times on these names, and those proposed by the Chancellor were all carried, the numbers on every division being about 1,31 to 47.

[Sig John Moore's Dispatores.] Mr. Whithread. I would wish to put a question to a noble lord opposite (lord Castlereagh), which the non-formation of a house yesterday prevented me from proposing sooner. I would wish to know why in the London Gazette there have been no dispatches published as coming directly from the gallant and much-lamented sir John Moore? I hope that it is only an omission in the documents printed, which his majesty's ministers mean to remedy by a speedy pullication of them.

Ford Castlereagh. I think it is a novel mode of procedure to put questions to his majesty's government, as to the lineof conduct they should adopt. I can assure the hon gent, and the house, however, that there has been no opinion given in the dispatches received by government as to the patches received by government as to the transactions in Spain, which we shall not be bappy to communicate. The dispatch he alludes to was not shallpatch spirch that gallant and much lumented officer communicated as an applical one when he transit to thought at the same time he thought

seal hough at the same time he thought right white it to government to value of the property of the same of the tage of the same of the same as a same against the make

as full communications to the public as possible, consistent with the circumstances of the case to be statel. Nothing could have been more konourable to that gallant officer than the dispatches he has transmitted; and I believe it was his last wish, that government should use their discretion in regard to the publication of them.

Mr. Whithread I certainly think that if

that gallant officer expressed any wish upon the subject; that ought to have been an additional reason for a more ample pub-

lication of the Lord Castlereagh. That hop. officer expressed no wish for a full publication.

General Stewart. As it may appear that the lamented general may have communicated his exact sentiments at the moment these dispatches were written, by their becoming hereafter public, I think it may be necessary to state what he said to me at the time he sent them off. He said he was extremely burried at the time of sending home the dispatches; and he had not leisure to write so fully as he could have wished; and therefore as he had endeayoured to do his best in regard to the communication he was making, it must be entirely confidential, leaving it at the same time to government to publish such parts of them as they might think right. rather expressed a wish that they should be published, for if it transpired that he had sent home dispatches, and nothing was to be published, it might appear extraordinary; at the same time leaving it entirely to the discretion of government. Certainly, some parts of the dispatches alluded to are of a delicate nature, but, as the greates part of them do so much cradit to that great and lamented character, I am satisfied my noble relation would have published that more fully, if he had been aware of the anxiety of that general himself, and if the hurry of business had himself, and if the hurry of business had permitted him to discriminate with accuracy what might be made public without detributed to the problem service. I trust, therefore, that the greater part of these disparables are sufficient ministers may aparove for publication, as I am satisfied that it will be to the army the greatest printineation they can receive.

Lord Camerouse. I certainly dide not inderstand that the hour and lamented theor had expressed any such anxious

Micer had expressed any such anxious with months the subject; if I had thought as I would certainly have endeavoured to discharge, to the utmost, that duty which appears ode to his memory. I cap,

however, assure the house that referred ment made such a communication as they at the time they a crived mass (light her deemed expedient. Since it has been the wish, I certainly shall endeavour to the cute it to the utmost of my power.

House of Later Westschap, January 25.

[VOTE OF THANKS BATTLE OF CORON NA. | The Earl of Liverpool rose to move the Thanks of the House for the defeat of the French before Corunna The circum stances which led to the embarkation of our troops in Spain, were, his lordship observed, not now the subject for discussion, but the manner in which that embarkation was effected, and the victory which preceded it. He had always understood, that an attacking army had, even with no more than equal numbers, a tenfold advantage over the army assailed, the former having all the benefit of a preconcerted plan of operations, and dispositions made to carry. that plan into effect. How much more then, must the enemy have the advantage in, an attack with greatly superior numbers, and at a period when our army had been harassed by a long and fall guing march. Yet, with all these disadvantages on our side, the valour and good conduct of British troops decidedly prevalled, and the defeat was so complete, that the memy did not venture to make another attempt to interrupt the embarkation, which was effected in the most perfect manner, not only the troops having been embarked, but also the horses, the sick and wounded. and the prisoners taken in die action.

We had to regret the loss of some valuable officers in the battle, but we had more particularly to lament the loss of the illustrious officer who communded. The whole life of air John Maire had been exclusively devoted to the service of his country, and there was actively any service of importance in the learned warr in which that gallant officer had not been employed. Six John Moore had not been entirely and displayed the same week and ability and by his actil and science and ability and by his actil and science and attent the his experience had appured the employed confidence of the officers employed mutes his commands. Fire his of specify main was interest. trious officer who commanded. The whole indeed, a lost despiv to be imperted which he, to show a loss of the losse which he, to show, saled a loss of the losse when he is a loss of the loss however, some composition that the me ry of such a man would remain.

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m the mounts and in every tribute of prace and gratitude that could be given to the army which had so gatherly a chieved a victory after suffering so much fatigue and so many privations. To six J. Mopre every tribute of gratitude was due for his able, skillul, and gathan conduct, and he deeply lamented his loss duet, and he deeply lamented his loss this able, who were the second secon But in giving this concurrence he could not avoid putting a question to uninters, and asking how it happened that so heavy and himentable a loss should have been stillined, without any one object having been effected, except the embarkation of the army? What did out troops to to spain only to make their escape? What wal now to become of those great interest the protection of which was the greates bdon that Providence could have bestowed on a singly country. British blood and reasure, and the invaluable lives of British officers and soldiers, had been sacrificed to no purpose, and without in the language. no purpose, and without in the language sisting the great cause which the country had been playged to support. Thus were we doomed to witness the extinction of our hopes in Spail, and with shent we count expect politics but the extraction of exerc maps of contingues althous extraction of exerc maps of contingues and shift in operation. After the extraction of the exercity of the extraction of the extraction of exercity and the exercity of the extraction of the exercity of t

whilst he concurred most entirely in the motion of Thanks proposed by the nobic earl, he owed it to his gallant companions in arms to call the attention of the house to that conduct which had placed them in a situation calculated only to preduce an useless sacrifice of life.

Lord Mulgrave expressed his surprise that any topic should have been introduced into the discussion, which bad no immediate relation to the subject under discussion, and which he scarcely thought within limits of order. He should not now enter into the general question touched upon by the noble earl, with respect to the conduct of his majesty's ministers, but should only state, that when the time came for inquiry, they would be ready to meet it, and if they did not satisfy the noble and, he had no doubt that they would satisfy that house and the country. With respect to the motion, he could add little to what had been said by his noble friend, nor with respect to the lamented foss of sir John Moore, could he add much to what had been said in the very excellent dispatch of general Hope, the sentiments contained in which must have come home to the feelings of every man in the country. His loss would be deeply felt, but he trusted his example would have the most beneficial effects. He hoped that nothing would be untroduced foreign to the immediate subject of the present motion, and that it would be unanimously agreed to.

Viscount Sidmouth thought concurrence too cold a term to use when stating his agreement in the motion; he viewed with admiration and gratitude the services rendered by the army in Spain, and by its gallant commander, whose loss we had undertunately to deplore. Having his warmest feelings in unison with this motion, he must, however, reserve to himself the right and the duty of assisting in the institution of an inquiry by some means or other, into the circumstances which had led to the unfortunate situation in which our troops were placed. When that inquiry should take place, he trusted it would be proved that bur along the trusted it would be proved that bur along the trusted if the many to a part of Spain where their early case could be of he possible we. He reserved to have been determined the server fall that his mobile thank the country, per sould be a subting country, per sould see a sinking country, per sould see the server of the subting country, per sould see the server of the server of

defend us as those who had achieved the victory, for which they were now properly and justly called upon to vote thanks; whilst we had troops who had now proved themselves superior to the French in infactry, in cavairy, and articlesy, in short, in all the branches, of service.

Lord Erskine wid, that whether the noble lord was out of priler, he adverting to the misconduct of unmisters in their plans of the caripaign, upon a motion to thank the officers who had terminated it so much beyond the expectation of the public, was a question he was not particularly qualified to determine. But of this he was sure, that his observations were inseparable from every honest or rational feeling on the subject. Was it possible to deplore the loss of friends whom we loved, and of men whose lives were precious to their country in a most awful crisis, without lamenting in bitterness that they were literally immolated by the ignorance and folly of those who now wished to cover their own disgrace, by the just and natural feelings of the public, towards men who had died for their country? But for their immortal renown, it would have been better for them, certainly much better for their country, to have shot them upon the parade of St. James's park, than to have sent them, not to suffer the noble risque of soldiers—and in a practicall. cause, but to endure insufferable, ignoble, and useless misery, in a march to the very centre of Spain, when they who sent them knew that Buonaparte had above 100,000 men before them, so as to render attack not only impracticable, but retreat only possible, by the noble, unparalleled exertions they were assembled to commemorate: and what sort of retreat?-a retreat leaving upon the roads and in the mountains of Spain from 8 to 9,000 of our brave men; dying of fatigue, without one act of courage terminates the death of a soldier. What could then, be a more dis-gusting and humileding spectacle than to see the gavernment of this great empire, in such a fearful season, in the hands of men who seemed not fit to be a vestry in the smallest parisha-The noble load said, he fely as much for the fame of the immertal officer declessed as any of their lordships The lived in terms of intimacy with his fadaily, and he admired his superior talents. He had another interest in the fame of the. Though the two countries were victory. united so as to have long put an end to all

national prejudices, he might be foligiven it he feit price and exultation that his smaller country had more than contributed. Its quota to the glary of the united impire. He left price and exultation that sir John Moore was a native of Scotland; that Hope was a native of Scotland; that Hope was a native of Scotland; and that Fraser and M' Kenzie were natives of Scotland; that American was a native of Scotland; and that Ferguson was a native of Scotland. But this national price only increased his indignation, to see such men and such resources utterly thrown away and lost, by the total want of capacity in those who misdirected their efforts.

Lord Grenville also entirely concurred in the motion, and praised in the highest terms the conduct of sir John Moore. They were called upon, it was true, to vote Thanks for a success, which was followed by a retreat, but the success belonged to the army and its commander, the retreat to those who sent them and who placed them in such a situation, that a safe retreat could alone be looked to; for the folly and incapacity which dictated such conduct, ministers must answer to their country. It was, indeed, a "sinking country," if such mismagagement was suffered to continue, situated as we were in the midst of pends and difficulties unexampled in history of the country. The hand of Providence appeared to be on us; within three years we had lost two great statesmen, in whose talents the country reposed the greatest confidence; a great naval commander who had carried the pavy to a pre-eminence which is never before enjoyed; and now a great military chieffain, whose talents were of the first order, and than whom no one possessed in a greater degree the skill and science of an able commander. He trusted that every tribute of gratitude wants be paid to sir John Moore. The last expression of that excellent officer was a wider that justice might be done to his memory, and by trusted that that wish would be proposed with and carried into effect, and was his last dequatches would be published in order to do. postice to his conduct. " ** *

The Earl of Wommershiel recalled to the recollection of noble torox opposite the expeditions to Alexandria, to Constant though, and South America, and expension his surprise that they did not us distill periods thate that all the blame of on-favourable military evants are to be attributed to ministers.

The midden was agreed to men disc. as wetter also at motion: applicating for and acknowledge different and soldiers, as motion of Thanks to rear-admirals De Course and sur Samuel Hood, in b. for their assistances and another approxing of and acknowledgeing the services of the seamen and marmes upon that occasion.

HOUSE OF COMMONS.
Wednesday, January 25.

[MINUTES.] Sir T. Turton rose and said, he held in his hand a Petition from persons confined for lett in the king a Bench prison, to the number of 30%. many of whom had families. He had intended to submit some observations to the house on the unprecedented number of. persons at present confined for debt in the different gaols of the kingdon, and the hardships which were produced by the present system of confinement for debt; but as the subject had been taken up by a noble lord in another house, he should at present content himself with moving for leave to present this Petition.—Mr. Whitbread, seeing a right hon. gent. in his place, wished to ask, what was the nature of the Overture which it was said sir James Sagmarez had made, on the part of his maesty, to the emperor of Russia, Mr. Sec. Canning replied, that the Paper alluded to was nothing more than a letter written by that gallant officer to the Emperor, filled with merely general assurances of the pacific inclinations of his mejesty; but containing an direct proposal from his majesty's government, nor written under any authority whatever from that government.-Mr. Sec. Canning said, that in eggsequence of the question put by a noble lord yesterday, relative to flie appointment of an hon. member of that house to the Consul-Generalship of Portugal, he had endeavoured to make himself the competent to satisfy the noble ford, then either he or his right hon, friend was yesterday. The appointment had taken place, and he mission that the gentleman in numerical had by that time, arrived it the destination. Lord Folkestone then say backes that he would to meeter he

night to be called upon to recognise, he' could not help remarking, that there netdom occurred an occasion when parliament was so called upon, in which the joy so natural on the event of a glorious victory, was mingled with sensations of deeper and more profound concern than that, which, in bringing to their attention a topic of great national triumph, brought along with it the remembrance of a national loss in the death of a great and invaluable offi-While the country had to deplore so serious a disaster, in being so soon deprived of one of her ablest generals—possessing in an emment degree every valuable quality -the search and man, and enhance the superiority of the soldier; at once in the prime of life, and the prime of professional desert—giving in the evidence of his past life, the best assurance of what might be expected from his zeal, intrepidity, and talents; it was yet matter of grateful comsolation, that there were circumstances attending the fatality they deplored, which would in a great degree alleviate the national affliction. Though wounded at an early period of the action of the 16th by a cannon ball, the gallant officer continued in the field, and it will be grateful to every man who can enter into the feeling of an intrepid soldier at such a moment, with whom life was but a secondary, a triffing object of consideration; it cannot but be grateful to such men to know, that he conthreed in the field till he new success confirm the well-judged dispositions and admirable arrangements, he had previously prepared to secure it, in the event of a contest. He brought with him out of the field not only that consciousness, of which no defeat could have deprived him, that of having done his best for his country; but, that also of having been the means of asserting the military superiority of the British arms, in one of the most splendid and signal instances of unconquerable valour to be found among the sanals of our national achievements; it would be further mether of grateful consolution to learn, that this great commander, to the very migneric approaching his dimension, retained the full possession of his facetteen that his mind did not dropped in the full black of himbody but sethed to derive hew and increased vigilur from the scene, as if the of the house, and the should rather weaken appropriately in the was forgotten in the gratitude, by dwelling upon them. Still, house with the proprietable the powerer, there were one or two points the still, that in such an hour which it would be a failure in gratitude to pain by without particular notice. The

attailes wish of his departing moments was that his country would think well of him, and do justice to his memory, and that whatever was the sentiment of the country with regard to him, that it would not fail to be marked at the present trisis. All that he regretted was, that he had not been able to hill all the duties imposed upon him, and finally to reseas from the tyranny of France, the pallant but oppressed nation in whose couse he bled. He did think that the house was called upon to give some thating and distinguished proof of the country's gratitude, for the high and eminent services of this lamented officer, nor should he think it necessary to qualify what he had said, nor should he even rest the pretensions of that great officer upon his services during the late campaign in Spain'; for however that expedition had failed in its ultimate object. whatever disappointment or losses might have occurred with respect to it, there could be no doubt whatever, that the failure was not at all attributable to sir John Moore. Loud cries of hear! hear! from the Opposition benches.) If by that outcry, gentlemen would be understood to mean that the blame devolved elsewhere, and that his majesty's ministers were culpable (hear! hear!)—those gentlemen would have an opportunity of bringing that question to an issue, when without mixing the venom of party-feeling with sentiments more suited to the present solemn occasion, they could enter at once into the inquiry with somewhat less icserve, and certainly more decency-(loud cries of hear! hear! from the Ministerial benches)—and strong as he felt himself in the cause of that great officer's fame and character, he was bold to say, that he felt himself equality strong in the case his majesty's government had to make out to the country with respect to the conduct of that campaign. It was far from his intention to enter the girly detail of the many and signal "services" berieffied by sir John Moore, in the course of a life, though abort, meet settly, because he felt that the falls, pictors his humble abilities short of the meetic has signed and indicates short of the meetic he designed to calculate. They were sufficiently from in the remembrance of the house, and he should rather weaken their strengthen their claims on public tratitude, by dwelling upon them. Still. campaign. It was far from his intention

first point to which he would call the at-tention of the House, was the condition of the army on its activity at Salamanca, after its march from Lisbon, a march which, whether they considered the extent of the country, the musual inclemency, of the season, or the prepagements necessarily resorted to, was difficult beyond description, and imposed upon sir lifetore as ardique a task as, could possibly devolve upon any commanding officer; and yet, awing to his admirable management, dever did an army appear in a station more perfect discipline, of more complete equipment, in higher military condition, and more competent in every respect (with the exception of numbers) to meet and encounter an enemy, than did that army on its arrival. after a severe and fatiguing march, at Salamanca. The march by land was the opciency of transports, but from the then elficient state of the army, and he (lord C.) did consider it a most judicious preference on the part of sir John Moore; as he did not think, that an army assembled at that period in Gallicia, if conveyed by transports to the northern extremity of Spain, would have had as good an opportunity for co-operation with the natives, as it might have had on its arrival in a more central part of Spain, after its march through Pertugal.—The next circumstance he should advert to was, the diversion of fected by sir John Moore's retreat in fayour of the Spaniards, and never was there in the military history of any country a more complete diversion; for he had completely succeeded in drawing to the northern extremities of the peninsula the efforts of the French forces from the track of the Spanish samies in effecting this great diversion sir John Moore had secured an object of not less importance, by asserting the national honourain the brilasserting the national honourain the brilliant result of the ection with Marshal Soult's army. The more that ecrosmatances of that action was staining into the more illustrops an intained would it appear of the matchingstraliantry of British tripope after sufficient all the hardships of a march of unexamples a verify present upon continually by an army of considerably america force, and the regions of season peculiarly inclement, where human strength was exhausted by the reputity of their movements, the consequence of forced marches, to that now himship shore troops of each army, who had summanded all these difficulties, remained to be oppose.

ed to each ether; notwiths and age of the capaning occurs to fight a said positive and most offer a partial at the way at decisive, that they had legitive to embark every individual of their logists in the presence of a superior army mannature. they had besten the say before, and did not leave a single wounded soldier, nor one solitary piece of artillery behind them, which French artifice could convert into the slightest pretence of national exultation.—He was unwilling to add any other to the splendid instance just mentioned of what British valour could do. when properly conducted. It believed the country to mark, with orthografinary distinction, such a traordinary services He should move for a Monument to the memory of sir John Moore, as an effectively intellement to those who survived him to merit the same great distinction, by simi-tating the example be had bequestions. them.—The noble lord them concluded with moving, That in homble Address be presented to his majesty. That his majesty: would be graciously pleased to direct that a Monument be creeted in the Cathedral Church of Saint Paul's London, to the memory of lieut.-general sir John Moore, knight of the Bath, late Commander of his majesty's forces in Spain, who after an honourable and meritorious life in the service of his country, which deeply laments. his loss, was killed by a cannon ball in the bottle of Corunna on the 16th of Jan. 1809, where, by his judicious disposition and successful commencement of the engagement, he secured the complete repulse and signal defeat of the enemy. and the safe and unmolested embarkation of his majesty's Army in the face of a French Army of superior force; and to assure his majesty that this House will make good the expence attending the same. On the question being put from the chair,

Lord H Petty rose and said; There can say be but one againment in this house upling the present motion; nor is there, I sm. persuaded, sin individual within He reals who does not feel that sentiment fully and foreignly. All milion considerations are foreignly, All milion considerations are foreignly all milion considerations are foreignly in the involuntary character for animal graticular to the services that here added now aplended to the services that here added now aplended to the halicest character; and where such a subject is here added now applications to be subject and of say political difference to a strong our of say poli

in common, to acknowledge and commemorate distinguished service rendered to our common country. Sincere as was the pleasure I felt at hearing the motion of the noble lord, I experienced no less satisfaction in hearing the speech which prefaced it. I was glad to hear the sable lord do such justice to departed worth, and glad to perceive that he was so wall inclined to do that justice. In all his sentiments relating to the merits and claims of the great man we have lost, I entirely concur, and join with him in the strong terms in which he has expressed them, a terms no less just than emphatie; and if had had no other cause for rising than merely to express my satisfaction at the speech of the noble lord, I should have risen to have done so. But, sit, I cannot possibly stop here, in justice to the great than who was the object of the noble lord's rulogium. I trust that his sentiments may go forth, that the public may know what he and his collegues really think of the services we are now called upon to recompence; that they may be satisfied that the government of this country does snow now to appreciate the value of one of her greatest ornaments, and that they may not be so far deceived by the obturbing correlate of a venal pressure to conclude its sentiments on the parties of that adhirable officer to be merely the echo of its masters. We are now assembled with the accord, to do justice to the memory of a man whose loss has thrown a shade man whose loss has thrown a shade son the splandour of victory; and while we are so employed; while we are payage are so employed; while we are payage are so employed; while we are payage are so employed; while we are rearring leating memorials at
the end our gratitude and our glory—is it
of go, abroad that a part of that venil
of go, abroad that a part of that venil
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of go, abroad that a part of the conthe minister. was authorised errice of the minute; Was authorised counteract the professions of millipters from let yield a so the country by assistantly professions for the professions with the professions of the profession of the country by assistant of the country by assistant of the country by assistant of the country by a so the country by a so the country by the country b

[here lord Castlereagh signified his assent;] and when Fallude to the pitted artempt of a journalist to lear home a gallant soldiers grave the laurels had contury's wishes have planted there for ever, it is merely that the attempt may be marked and exposed to merited reproduction, an attempt which, when dive the schillingist avowed by the noble lord this night shall be made public, will never again be repeated: the editor will see his error, in his mistaken anticipation of the population of those he wishes to pleased and desist from a repetition of his cartinings. It becomes us, tion of his cammines. It becomes us, however, as the guardians of the public honour, in findication of our judgment in discriminating, and our sincerity in rewatding, while we are erecting a monument in commemoration of the great general who is gone, agt to look with indifference at any base attack upon that less perishable methorial he has left its his character deares to him than monuments, and more durable than marble. (Hear! hear!) In saying this, I would not be understood to inclinate, that though death canonized great then, it should yet be a shelter for misconduct. If there has been misconduct, trace it to its proper source: visit its consequences upon its proper authors; but let every vile attempt to transfer the blame from the guilty living to the blameless dead be scouted with a manly and an heavest indignation. Lam not for representation but for restraining wanton calumny; and at least until those brave partners in his hardships and his glory. are landed on our shores, who are the most epapetent evidences to his merit, it is not too much to expect, that till then, at least, the voice of censure be suspended.—
The noble ford repeated his approbation of the motion, and see down smid cries of Hear! hear! from all parts of the house The metion was then put, and passed

The Thinks of the house were there one to have, gen, sit havid Baird see and sendente to have gen, sit havid Baird see and sendente to have gen, the hon John Rom the seconds during the cagage and to the appropriate of the appropriate of the appropriate for the house the appropriate of the house the appropriate for the house the house the appropriate for a propriate for the house the appropriate for a propriate for the house the appropriate for the house the hous

under the command of the last light, gen. sir John Moore, for their distinguished conduct and exceptary valour displayed in the battle of Corunns, whereby the complete repaire and signal defeat of the enemy, on every point of attack, was effected, and she fer and unmoissted embarkation of bod stript secured in the presence of a French army of superior force. It was also resolved nem. con. "That this house doth highly approve of and acknowledge the distinguished decipline, firmness and valour, displayed by the non-commissioned difficers and private soldiers of the army under the command of the late lieut, gen. sir John Moore, in the battle of Corunna; and that the same be signified to them by the commanders of the several corps, who are desiled to thauk them for their intrepid and exemplay conduct."

Lord Castlereagh then said, that as great part of the glory and splendour of the transaction was owing to the spirit, activity, zeal, and enterprize of the navy, he was sure the house would most readily agree to bestow on the officers and men engaged in that part of our service the same distinguished mark of their approx batton as they had just accorded to those of the army He moved, therefore, the Thanks of the house to rear-admiral De Courty and rear-admiral sit Samuel Hood, and the officers under their command, for their exertions in aiding the enterprize of our troops at Corunna. Also an acknowledgment to the hon-commissioned officers and seamen, of the approbation of the house for their exertions, activity, and zeal on the same occasion.—Both the resolutions were put and agreed to

nem. con.

[Vote of Thanks—Bettle of Viniera.]
Lord Castereigh toke, to make his motion for the Thanks of the house towar Arthur Wellesley, and the officers and men under his command, for the Millight Victory Uniera.—Whatever differences of opinion might have taken place, or might at that moment faint, as to the various matters which had occurred since that biffining apply and period of our distory, a stronger burnt of national gratificial than the which was universally proclaimed by the proping of this country on the receipt of the proping of this country on the receipt of the proping of this country on the receipt of the proping of this country on the receipt of the proping of this country on the receipt of the proping of this country on the receipt of the proping of the country of the parameter with the proping after to separate this short, burnty.

Vot. XII.

morthle Campaign from any circumstances, not so favourable, which might subschilly have attached to it; and he had no doubt but the house would he ready to collicide and go along with him to opi-tion, that the success and glory attending the splendid event of the Battle of Vunfers, on the 21st of August last, deserved the highest admiration and the warmest thanks of that house and of the country. It was impossible to find in the military annals of G. Britain, a more glorious instance of the superiority of her arms, than had been given on that occasion. We had had our victories of Egypt and Maida; but however brilliant those of may former por none had ever exceeded that of which he was then speaking, which had afforded us a further stilking and unquestionable proof. that whenever or wherever we had brought our troops into action with the Franch, they had sliewn themselves greatly superior in courage, hardibood, and discipline,-They proved, that meet where we would, under advantages or disadvantages, whether in infantry, in artillery, (as was shown at Vimieta), or in cavalry, (as the late cam-paign, in Spain most decidedly evenced), the British soldier could maintain the same superiority over our foes as the British sailor did, and that the only difference comusted in the limited scale on which the former were, from the nature of our situation, employed. It was a fallacious mode of reasoning, to consider G. Britain as capable of acting a principal military part on the continent; her share must necessarily be subordinate and auxiliary, bar these events showed, that if the cause the world rested on the British arms, would rescue the world from the tyrant, under whose sway it now groaned.—He did not wish to enter into a circumstantial detail of the campaign in Portugal, but if would be unjust not to call the attention of the house to the solendid action perform, ed on the 17th of Aug. which, though limited in character, and not shall in extent, did not yield in glory to the extent, did not yield in glory to the Baule of Viniera inell. The enemy wast driven from one of the throngest publicate that a body of trooks doubt occupy, and an examine given of what who interwards resident to the final parties of the final and parties for the final and parties feelings in which the filles and parties feelings in which the filles and parties with confinienced in these standards that the motion for many parties with confinienced in the confinience first the motion of the first in a second of the first of the filles of the first of the filles of the first of the filles of the fill

the honours of an action which would for ever semain a most signal example of excellence in the military ait. It was no mean triumph to overcome the best troops of France, in possession of a country and every thing necessary for the maintenance of the advantages they enjoyed, with a body of men who were only provided with what could be supplied in a short time, and so completely to overthrow them that one fourth of their force was destroyed, and of 21 pieces of artillery they could only bear eight from the field. If such distinguished results were attained without cavalry, what might not be expected from a Partile force, completely appointed. He understood it had been hinted in another place, that the Thanks of the house ought to be extended to another individual, who was an officer in high command on that occasion. And therefore the noble lord wished to be perfectly understood, in the motion he should have to submit, not to intend the slightest disrespect towards sir H. Burrard. No one was less disposed than hunself, to hurt the feelings of that officer, than whom he did not believe there was a more gallant, or one of a more enlarged soul, in the British empire. A proof of his generous and manly feeling had been given, in his refusal to take any share in a transaction which redounded so much to the glory of sir A. Wellesley. When he had mentioned the matter to his majesty, of the intention to confer the Thanks of the country upon sir A. Wellcsley, his majesty expressed his approbation of the liberality of sir H. Burrard in not taking the command on that day; and it would, in his opinion, be doing an injury to that gallant and meritqrious officer, to mix him in that vote of Thanks. All the military merit of this campaign, was exclusively sir A Wellesley's, and this was not the first instance in which the house was called on to vote an approval of his gallant and distinguished conduct. He had commanded a larger army than that with which he conquered at Vinciera, and the battle of Assaye, with the unintegrupted display of the most exceltent military talents throughout an Indian campaign, had qualified him, in an emment ree, for the trust there reposed in him. inary experience and ensured him that

inary experience and ensured him that success which ever accompanied his brilliant career, and carried with him the confidence of the home, as well as the enthusiant of the army. From the moment sir A. Wellesley, landed at Mondago Bay to

the day of the glorious schievement which was then the object of frequent praise, his dispositions of the army were such, that there was not a man, from that dis-tinguished officer, general Spencer, down to the lowest drummer in the army, who was not an enthusiast that would cheerfully follow sir A. Wellesley upon any service. -Having submitted these observations to the house, he felt that he had made out one of the strongest cases ever made out, to entitle a general to the honourable testimony of his valour and good conduct which was bestowed by the vote of parliament, and concluded by moving, "That the Thanks of this house be given to the right hon. lieut. general sir Arthur Wellesley, K. B, for the distinguished valour, ability and conduct displayed by him on the 17th and 21st of August last in Portugal, on the latter of which days he obtained at Vimiera over the army of the enemy a signal victory, honourable and glorious to the British arms."-On the Resolution being read,

Mr. H. Addington urged his friendship for sir A. Wellesley as an excuse for pressing forward to second the motion. He ran no risk of weakening the ground upon which this motion stood, for it submitted to the whole nation, it would be carried by acclamation. He would abstain from trespassing on the indulgence of the house by following the noble lord minutely or offering any eulogium on the hon. general, his friend, because it was altogether unnecessary, and would be trespassing on the time of the house. Great actions spoke best for themselves; and the splendid deeds for which the house was called upon to vote its Thanks, far exceeded his powers of description. Sir A. Wellesley was at a time of life when much might still be expected, and the course of service so gloriously begun, and so brilliantly distinguished at Assaye, promised a harvest of parely which would be reaped at the proper periods-whether he was to be employed as the avenger of our wrongs, or the protector of other countries from vialence and oppression. With the experience which sir A. Wellesley had acquired, with the prompt courage and coolness for which he was distinguished, what might not be expected from that patriotic ardour, that firm decision, and that calm intrepidity, by which the gallant officer in question had ever been so eminently distinguished, when proper occasions offered for calling them forth? He hoped

that no extraneous matter would be introduced into this discussion, however much it might be regretted that the expected consequences had not resulted from this

victory. Lord Folkestone said, that disagreeable as the task was, he must dissent from the motion; and he would, as shortly as possible, explain his reasons for so doing. The noble lord had said he was not actuated by any partiality in bringing forward the motion; and he hoped it was unnecessary for him to add, that he was not moved by any feelings of hostility to the gallant general in question in making the objections to the motion to which his duty impelled It had, as he understood, always been held, that the thanks of that house should not be voted without the most striking proof of some superior valour and achievement, or that some good cousequence highly beneficial to the interests of the country, had ensued. He was willing to admit all the merit of courage and gallantry which attached to the character of sir A. Wellesley, and also the enthusiasm of the army towards him: but he could not see that it had been productive of any such good consequences as, in his opinion, ought to have resulted from it. He admitted the truth of the noble lord's statement as to the enthusiasm of the country when the news first arrived; but he believed that enthusiasm had subsided, and a very different opinion had since become general as to the result of the battle alluded to. The noble lord had said the French were superior in numbers, but he was of a contrary opinion. It appeared from the dispatches, that the French army amounted to 12 or 14,000 men; the British army consisted of from 14 to 16,000 men, besides 1,200 Portuguese troops. By the report of the officers of the Court of Inquiry, which had sat on the results of that battle, it appeared that they could not blame sir H. Burrard for objecting to the advance of our forces. The immediate consequences of that objection were the Armistice and the Convention, of which or of some parts of which, the house had recently been informed, his majesty had expressed a formal disapprobation. Naither of the victories, therefore, appeared to him to deserve the thanks of the house.—Another objection in his mind

was, that no mention was made in the vote

of the name of sir H. Burrard, to whom

he thought great praise was due for the

part he had acted, and which it was owned

by the noble lord he deserved, for his conduct on that occasion. From all these circumstances, he objected to the Vote of Thanks for the Battle of Vimiera, as he did not think it of that brilliant description to demand a Vote of Thanks, and it fell short of those good consequences which ought to have resulted from it; but on the contrary, the whole of the expedition had ended in a manner that was

disgraceful to the country.

Mr. Fremantle cordially concurred in the motion. He gave the noble lord behind him credit when he said, that he had no personal hostility to sir A. Wellesley: but he differed from himsein land in the commission on this subject; for he believed that this victory possessed all the ingredients which were calculated to do honour to the country, and to call for the unanimous Thanks of the house. He would not speak of the final result of the campaign; but as to this victory, and the course that led to it, there never was any thing more splendid and decisive, and the house would be wanting in the feelings that ought to distinguish the British parliament, unless they marked their sense of gratitude by the warmest thanks. He stated on public grounds, that from the landing at Mondego, to the victory of Vimiers, the whole proceeding formed a splendid monument of the military genius of sir A. Wellesley. But if he were to speak from private feeling he would say, that though from the commencement of his career sir A. Wellesley had described the highest applause of his country, there was no occasion when his military genius shone with preater fastre than the present. He agreed with the hon. gent. who spoke last but one, that from what the distanguished general in question had already done, we might form the most flattering hopes of what he would in fu-, ture accomplish, in the honourable profession to which he was so splendid an ornament; and from the heavy loss we had so recently sustained among our generals, we ought carefully to nourish and encourage all those who had given such pre-eminent proofs of the vast superiority of their ta-lents. He was happy to be able to concur so completely in this motion, from the judicious course which the noble lord had adopted, in confining it to the conduct of the general and the troops,

Mr. Blackford supported the motion, and expressed his extreme vegret at the treatment his friend sir A. Wellesley received on his arrival in this country, after the

brilliant and admirable manner in which he had performed the service entrusted to his management. He had attacked and beaten, whatever might be said to the contrary, an enemy greatly superior to him in numbers; and if the noble load would examme the documents, he would find it to He was sorry, however, to say, be so. that instead of being hailed as a conqueror by whom the military glory of Great Britain had been enhanced, he had been dragged as a culprit to answer to the charge of being a party to a transaction which he wished to prevent. The Report of that tribunal, before which be had been arraigned, had disappointed the hopes and expectations of the nation; because it spoke with equal praise of the man who won the battle, and of the man who checked the pursuit; of the man who conducted the disposition of the army, and of the man who when the victory was achieved, at ease assumed the chief command. He was far however, from wishing to detract from the merits of the two other gallant generals, or to heighten those of his illustrious friend by a comparison with them; but, certainly, they had no share in the transaction; sir A. Wellesley had performed all the service; sir A. Wellesley was entitled to all the reward. The other officers might, if entrusted with the command from the beginning, have performed the service in the same gallant manner. But here he was not to look to what might have been done, but to what had been done. Sir Arthur had performed the service, and he was entitled to the thanks. The Court of Inquiry had given but cold praise, when they said that he had displayed unquestionable zeal and firmness. . These were qualities which every general must possess, unless a traitor or a coward. performance of a bare duty might screen from censure, but deserved very little praise. Sir Arthur had done more. The disasters of the campaign that was just concluded he thought were wholly owing to the superseding of sir A. Wellesley; for if he had continued in the command, the Canvention of Ciutra would never have taken place; but, on the contrary, instead of a fatiguing march through Gallicis, the princy believed our troops would have ocen employed in driving the French over the Pyrennees. He had been a witness to the vehole of the conduct of the distinguished general, to whom the thanks voted; and in his opinion it descrived every encomium which language could bestow on it. The han gent, then adverted to what sir Arthur had done in the East, and what he had done and might do in Europe, and called upon the house to acknowledge the merits of a general who had never been defeated. If, in the course of what he had said, any expression had fallen from him that might be offensive to the friends of the gallant officer who had snperseded him, he could assure them, he did not inean to convey the smallest censure on any thing he had done, but merely to express his sentiments as to the conduct and gallantry of the distinguished general who so well had earned and deserved the high reward intended to be conferred on him by the thanks of the

Lord Folkestone observed, that he 'had not said that the British troops were superior in number to all the French in Portugul, but only to those in the engagement.

Mr. Lambe fully concurred in the merits of sir A. Wellesley: but it appeared that there had been a difference of opinion between sir A. Wellesley and sir II. Burrard at the close of the day. On that subject the Board of Inquiry had given no opinion, and as they had not done so, he thought it would be indecorous in the house to do any thing which might appear to decide that question. If he voted for the motion, it must be with a clear understanding that this point was left as before.

Lord Castlereagh said that it was not his object to take the sense of the house, either directly or indirectly, on that question.

General Grosvenor concurred in the motion, and thought the noble lord had taken the course which was most agreenble to sir H. Burrard himself. I hat officer would be more satisfied with the manner in which his merits had been allowed, and he was no stranger to the thanks of the house, It was with pride he would give his thanks in the manner proposed. concluded with describing the actions of the 17th and 21st of August as of the most chiwalrous nature, and worthy of being had in everlasting remembrance in the circle of the soldier, and by paying a warm tribate to the merit of or A. Wellesley, who had conciliated the love and respect of the private soldier, deserved the most hearty applauses of his country, and proved himself a veteran in noble daring, a veteran inmartial fame, a veteran in the love and admiration of the public.

Mr. Whitbread could not give his vote this night without saying a few words. He bore testimony to the judicious, candid, and liberal manner in which the noble lord had brought the subject forward, both with respect to the operations in Spain and Portugal-in resting the whole matter on the real ments of the officers, without entering upon points in which they were not concerned. Le would most cheerfully give his thanks for the, actions of the 17th and 21st, and acknowledge the conduct, the prowess, the valour, and the gallantry of sir A. Wellesley and the army under his command, from their landing to the conclusion of the victory of Vimera. But the moment the house was doing ample justice to both, they ought to abstain from fixing a stigma on the conduct of another officer, especially after the loss which he had recently sustained. Sir H. Burrard was the commander of the army on the 21st, and from his judicious conduct had deserved the Thanks of that house; and he was sure that no jealousy could exist in the great much of sir A. Wellesley on this sublect. It sir H. Burrard was so modest as not to aspire to the honour which that house had it in its power to confer, sir A. Wellesley, on the other hand, was too generous to envy the thanks of the house to an officer who had not interrupted him in his career, as had been said by an hon. gent. on the floor (Mr. Blachford) but had refused to interfere with the triumphs of sir A. Wellesley, and while he took the responsibility on himself ascribed in his dispatch the merit to sir Arthur. the house depart from the established rule, and refuse to record their Thanks to sir Il. Burrard, the Commander-in-Chief, as well as to sir A. Wellesley? He fully agreed in the caution of his hon. friend behind him (Mr. Lambe) not to blame sir H. Burrard, and the only way to prevent this was to introduce the name of sir Harry, which might be done without any injury whatever to sir A. Wellesley. If a Commander was responsible for what he committed to an inferior officer, why should he be de-. prived of the praise? Was sir Harry at a distance on the day of the bettle? Had he not taken the command the day before? Sir Arthur came and took his or-ders from sir H. Burrard before, dur-ing, and after the battle. Sir H. Burrard considered the plan of sir Arthur, and

held himself responsible for it. An hongent: on the other side had defled the opinion of the Court of Inquiry, and decided that sir H. Burrard had done wrong; but he, who did not think quite so lightly of the opinion of the Board, and especially of that of one noble lord who was a member, thought that, 'after the manner in which the subject appeared to have been considered by that Board, the house could not refuse its Thanks to sir II. Burrard without doing a gross injustice to that officer. In no Vote of Thanks had the Commanderin Chief been ever before left out. conduct of sir Hyde Parker had been the subject of animadversion of her had subsect ed the execution of the business at Copenhagen to lord Nelson; yet sir llyde Parker was thanked by both houses. If the conduct of sir Arthur, instead of producing a brilliant result, had led to some disaster. sir H. Burrard would have been responsible, and it would have been no excuse that he had delegated the command to sir A. Wellesley. Under these circumstances, ought he not to be considered as sharing in the merits of the success? He had no knowledge of sir H. Burrard-he had never spoken to him in his life-but he thought it an act of duty to move that his name should be included. It was due to his merits, and might be some consolation under the afflicting calamity, of which intelligence had been received that day, and which deprived that gallant officer of a son, who might hereafter illustrate by his achievements the military glory of his An hon, gent, had adverted to country. the reception which sir A. Wellesley had met with. His reception, he believed, was marked with that applause which his disunguished merits deserved-but what had been the reception of sir II. Burrard and sir Hew Dairymple? On the question between sir A. Wellesley and sir II. Burrard, the Court of Inquiry had given no opinion, and one noble lord had said, that if he had been obliged to decide he would have inchined rather to the opinions of sir H. Burrard. ' The name of that officer, under all these circumstances, ought not to be omitted, and he therefore moved that it be immerted."

The Chancellor of the Exchenger, observing that the motion must, if pushed to a division, be put in another form, adverted to the merits of the case, and acknowledged, that if the matter were to be decided by personal feeling, one might be this point to overlook the real nature of

in consideration of the calamity to which the hon. gent. had alluded. But it would not be doing justice to sir II. Burnard to thank him for a service, from which his great merit consisted in having separated himself. The course of proceeding which sir Harry adopted, proved that he did not wish to arrogate to himself any share of the merit which he had carefully consigned to its author. In his dispatch he stated that the plan was intirely sir A. Wellesley's, the execution was intirely sir A. Wellesley's, and the report of the battle intirely s.r A. Wellesley's. Unquestionably, sir H. Burrard was intitled to great praise for his laborality generosity, and forbearance; but it was not that description of merit which they were then considering. The only thing that could be recorded here was, that he did not mix himself with what belonged to another; and in doing so the house would be far from consulting his feelings. The hon, gent, would not suppose that he meant to ascribe to him any improper motive in this amendment. with respect to the case of sir Hyde Parker at Copenhagen, the hon. gent. would recollect that sir Hyde Parker had been thanked for the disposition which he made; but sir H. Burrard laid claim neither to disposition por execution, and therefore the principle could not apply. With regard to what had fallen from a noble lord under the gallery, it was not surprising, if his objections had induced others to wander in some measure from the question. The noble lord ought to remember, that though the British troops in the field were superior in number, yet, out of eight brigades of which the army consisted, only five had been engaged in the action. Three eighths of the British force remained without firing a musquet (hear, hear). He could not sit with patience, and hear the gallantry of our brave soldiers and the merits of a gallant and distinguished officer thus attempted to be frittered away upon fallacious grounds (loud cries of hear, hear, hear). The distinguished officer who was the subject of the motion before the house, had pursued a career of military glory, unexampled in this country. He had gained almost as many victories as he had been years in the service, and he trusted that the house, leaving all other considerations out of the question, would express their warm and decided approbation of his merits.

General Stewart assured the house, that

no man could have a higher respect for sir H. Burrard than he had, but he could not help observing that it would be impossible for the hon, gent, to make the army understand, why sir II. Burrard was thanked, it he could carry his amendment. The private soldier who saw the activity of sir A. Wellesley, and knew that sir 11. Burrard had done nothing more than come into the field, could not understand what the British parliament meant. He had not the good fortune to be present at the battle of Vimiera, but he arrived soon after, and observed the sentiment of enthusiasm in favour of sir A. Wellesley, that prevailed from the general to the drummer. It was impossible for him adequately to describe it; but he might use the emphatic language of an experienced general who had served in most of the armies on the continent, and was fully capable of judging of the question-he meant general Austruther, an officer, for whom he had entertained the sincerest love and affection, who had promised to become one of the brightest ornaments of the British army, but who, unfortunately for his country, had died in consequence of the fatigue of the late retreat. That distinguished officer had stated to him that it was impossible to conceive any thing more admirable than the conduct of sir A. Wellesley from the commencement of his operations to the result of the battle of Vimicra; that there was no difficulty which he did not contrive to obviate--that his mind was full of resources-that he managed the army like a machine, of the nature of which he was complete masterthat he had every thing at his fingers ends, and that no officer that ever he saw, conducted the operations of an army with more distinguished ability. This service was that of sir A. Wellesley, and the army could never understand, why the thanks for it should be given to another, whose great merit was his generous and liberal refusal to share the honours which he conceived did not justly belong to him.

Air. Adam was particularly anxious to.
express his strong approbation of what had
fallen from the hon. general respecting
brigadier-general. Anstruther. It was impossible to speak too highly of the military
merit, the capacity, in all respects, and the
excellent character of that officer, who, if
his life had not been lost to his country
by the fatigue of severe duty, would have
been among the list of those this day to
have received the thanks of his country.

for his services at both battles. He was of opinion that the thanks of this house were highly merited by sir A. Wellesley, for his conduct at Vimiera, and he was the more confirmed in that opinion from what general Anstruther had written to this country from the field of battle, which had made such a deep impression on his (Mr. Adam's) mind, that it was impossible for him to forget it; and it confirmed every thing that had been said of general Anstruther by the hon, general who had spiken last. He wrote from the field of hattle, that such were the confidence which the army of Vimiera had in sir A. Wellesley, and such was his talents for command, that there was nothing that that army could not, attempt under that commander, and few things that they would not achieve. Adam said, that these were with him sufficient reasons for thanking sir A. Wellesley, a sentiment in which the whole house agreed, with the exception of the noble lord under the gallery. It would be cruel indeed, because this great action, which had filled the country with universal joy when it was first known, had happened some months ago, and other events had since intervened, that therefore our gratitude or our thanks should be deadened to those who had achiewed it He then said, that he thought his hon. friend Mr. Whithread, with whom he had the happiness to agree in general on public questions, would prejudge the matter by the Amendment which he had moved, as it regarded sir If. Burrard. As the motion now stood, and as it had been introduced and supported, he conceived himself and the house at perfect liberty to enter into every inquiry respecting the transactions in Portugal, and that whatever military ment might appear to be due to sir H. Burrard, or whatever political demerit might attach elsewhere, it was still open to the house; but, if the Amendment was persisted in, when the speeches of the day were forgotten, the Journals would exhibit to posterity what would be injurious to the character of sir H. Burrard, without the possibility of explaining it; he, therefore, requested his hon. friend to withdraw his Amendment, as, besides these disadvantages, it would preclude the free and unequivocal thanks of this house to the other officers, and to the army of Vimiera; in general. He said it was impossible for him to speak on this question without considerable emotion, as thanks were to follow, among others, to a person in whom he felt the deepest in-

terest, he Ineant general Fergus m, whom he considered not merely as a friend, but as a son, the companion and friend of his sons, who were fighting the battles of their country. He felt for him a truly parental affection; and he knew, from the best authority, that sir A. Wellesley had said, that the intrepid gallantry and conduct with which general Ferguson had led on his troops to the charge, was the finest thing he had ever seen in his military ser-Mr. Adam added, that he could not help feeling most anxiously, on every account, that thanks, which comprised no opinion, and impeded no inquiry, and did not preclude future 1 anks to the services of sir II. Burrard, as the result of inquiry, should be voted without altering their original form; and that the country, the army, and the world, should feel, that the gratitude of this house was the constant and invariable reward of great military achieve-

Mr. Whitbread had no hesitation in complying with the recommendation of his hon, friend, in withdrawing his Amend-He remained, however, of the opinion he had already expressed, that sir H. Burrard was entitled to the thanks of the house; but as his hon. friend had stated that the vote of this night would not preclude him from afterwards receiving that testimony of approbation to which he (Mr. W.) contended his conduct entitled him, he should not press the introduction of it into the vote of this night. He agreed most cordially with his hon, friend in the sentiments he expressed in regard to general Ferguson. He was satisfied that sir A. Wellesley and general Ferguson must go down to posterity as the most distinguished heroes of Vimiers.-The Amendment was then withdrawn, when the Resolution for a vote of thanks to sir A. Wellesley was put, and carried, with the sole dissentient voice of lord Folkestone. The thanks of the house were next voted to major-generals Spencer, Hill, and Ferguson; and to brigadier-generals Ackland, Nightingale, Fane, and Bowes, and the officers under their command. A Resolution was then agreed to, expressive of the approbation of that house, of the conduct of the noncommissioned officers and privates

[MILITIA ENLISTMENT BILL.] Lot! Casthreagh then rose and said, that in calling the attention of the house to the important motion of which he liad given notice for that evening, he had the sai ction of feeling, that although the

the greatest magnitude, it would be necessary for him to trespass but very shortly on their time at the present period. The necessity for taking measures to encrease the regular and disposable force of the country without impairing the home defence, had been recommended to the consideration of Parliament in the gravest manner in the Speech from the throne, and he was convinced, that on no topic of that Speech was there a more general concurrence of sentiment in that house. It was unnecessary for him to point out to the attention of the house the general circumstances of Europe, and the particular Watain, which rendered it a paramount duty to provide a solid and efficient military establishment. lt was evident that events might possibly occur which would make it absolutely necessary for the country to have a considerable military force at its disposal; and it was desirable that there should be a solid foundation of military strength at home, in order that the best interests of the country might not be vacrificed or endangered, while we were discharging the duty we owe to other nations, of succouring them as far as it shall be in our power. This principle would, he was sure, he admitted on both sides of the house, and the only difference of opinion that he apprehended was, with respect to the best and most effectual means of procuring the increase that was necessary in our army. As he trusted the house would grant him leave to bring in his Bill, he should have opportunities hereafter to enter more fully into a defence of the measure which he intended to propose. He did not wish, on the present occasion, to go into any general arguments but merely to put the house in possession of the general outline of the plan he wished to submit to the consideration of parliament. He was enabled in submitting the measure he had now to propose, to relieve parliament from an anxiety they must naturally feel as to the success of every attempt of this kind, by showing them that they were proceeding not upon his judgment or opinions, nor upon the impressions of his majesty's ministers, but upon the result of experience, which had recently propert that the principle, upon which it was sounded, was the most effectual, and by far the most expeditious means of supplying a deficiency in the regular military force of the country. In 1807 the plan was adopted of allowing a certain number of men to volunteer from the Militia, into

the regular Army, and it was attended with the most beneficial consequences. It was now perfectly ascertained, that there was no mode in which the disposable force of the country could so rapidly and easily be increased, as by availing ourselves of the zeal which the Militia uniformly displayed on every occasion, when the exigencies of the country rendered an appeal to them necessary. No measure had ever turned out so completely beneficial as that introduced in the year 1807, by which it proposed to increase the Army by encouraging transfers from the Militia, to the extent of 28 000 men The addition which this measure actually produced we upward of '7,000 men within twelve months. Many of these had since fought at the obnious Butles of Vimicro and Corunn a and had been honomed with the thanks of their country for their services. He was convinced that a considerable portion of the existing militia panted for an opportunity of extending their services. As there was little doubt, therefore, of the efficiency of the measure which he meant to propose, so also he hoped that as little could be entertained of its policy. It would give the country in the least possible time the largest possible disposable force. It would throw the temporary weakness on the defensive army rather than on the disposable. The reverse would be the case were the Aimy of Reserve to be renewed. He allowed that the levy of Militia, in order to supply the place of 28,000, who, by the Bill of 1807, were permitted to volunteer into the line, pressed heavy on the country, but it showed what the country was capable of doing when called on for exertion. Parliament had demanded 45,000 militia men from Great Britain and Ireland; and (thanks to the zeal and activity of the different counties) within six months after that demand 41,500 joined their respective regiments. He was perfectly aware, however of the pressure of the measure, and that it ought only to be resor.ed to on a great emergency, as also that t was the bounden duty of government, f possible, to mitigate the evils of the baffot, and render it less onerous on the people. It was his intention in the Bill which he should submit to the house, to restrain the volunteering within the same imits as those within which it was formery restrained. In other words to propose hat no regiment should be reduced below three fifths of its full establishment. The

last time, however the legislature adopted this measure, they determined not only to replace by ballot, the loss sustained in the militia regiments, by the volunteering into the line, but to raise an excess; making in the whole three fourths of the full establishment, viz 30,000 in Lingland, and 9,000 in Ireland. Now, however, he thought it only accessary to propose to cover the timeler from the militia, for which purpose only half of the establishment would be required, viz 21 000 men, ristead of 30,000 He apprehended that it would be impossible to get rid of the billot altosether, but still an effort might be male to obtain men by a naider process, and to relieve the countres from the great pressure which they had been exposed to famerly In this purpose he should propose that a great part, it not the whal, of the expense of running the men should be delined not by the countre but by the Le should propose that the pubpublehe should pay in bounty for culisting not altogether is him a bounty is would be given for collisting for more general service, but what he thought would be i sufficient bounty - bout ten guincis It the voluntary enlistment did not succced, and the country should be compelled to have recourse to a ballot, it was his in tention in that ease, to propose that the bounts of ten gumeas should be given to the billiacd man is a bounty, if I c should cive in per on, or to iss a him in procinng isubstitute. When the country gentlerien and in lit is colonels should find that the expense was to fell upon the public, and not upon the counties, he had great hopes that then local exections in apport or the measure would be more checual He was very singuine in believing, that by this me ins a sufficient number of men might be got without my material co very sensible pressure upon the court v. It, however, his hope was distip outed, and a billot should be aboutey necessity, even in that ease the pre-me of the ballot upon and vid rils would be much dimmished by the assimer which they would receive from the public pur c —He was satisfied that this measure would not interfere in my material degree with the regular recruiting is it y as his intention to propess that the bounties to the Militia should be lower than those for the line. He was also consinced, there was not a man in the country who would not checifully submit to the ball, if the exigencies of the country required it. Yor. All.

This was merely to repeat a measure which had already been tried with success; and that, too, under a qualification which must do away a great part of any objectionable teature for which it was before distinguished—Having thus put the house in possession of the general outline of the plan which he intended to submit to the consideration of parliament, he concluded by thoring for leave to bring in a Bill, to illow a certain proportion of the Militia of Great Britain to volunteer into the regular army.

Mr Tierney saw no occasion for any inciene of our force destined for forcien service, till the house is muche Jufs what was the nature of the foreign service in which they might be employed. No case had been made cut by the noble load of any deherency existing in the disposable force of the country, which rendered? i measure such as that now proposed, necessary; all he conceived that before the house gave then consent to it, it was then duty to enquire what had Become of the great lorce placed in the noble for l's hands two years ago, at which tim he had himself declared that the country stood in a proud situation, and that its military strength wir idequat to every excition that could be required from it. What deficiency had arisen in that large disposable force the noble lord had himself termed sufficient, in other he (Mr. 1.) nor any n an in the house knew. Before he could consent to impose upon the people the additional brithen which this me isure would eiente, I e must be satisfied, not only that I fuch I regular force was neces ay lut that the hands into which the dominion of that force was to be encusto I were equal to the confidence reper d in them. At p esent, all he knew on the subject with the army had been most shan of Hy wa ted by the noble lord. Without meaning to east the slightest reflection on our callant efficers, whose kill nd valour entitle I them, on the contrary, to the higher prince, he was convinced that the louse and the country must deeply teel that the mint not power of Logland under the auspices of to noble lord had experienced a more disgraceful discomfiture than any to which it had ever hitherco been exposed .- lle sande these observations on the present occasion at this early stage of the business, to guard himself from hem; supposed to assent to the proposition, that his majesty's ministers had a class on the country to have a further

force placed at their disposal, without having first accounted for the way in which they had employed that already entrusted to them.

Sir T. Turton thought our army had not been treated as it deserved, and he would not consent to the drawing of a single sixpence out of the pockets of his constituents for the purpose of adding to our disposable force, till he knew how the dispoable force we already possessed had been managed. Had they not last year voted 120,000 men for general disposable service? How gelling, then, the reflection, that only 23,000 could be collected when we went to meet a numerous enemy in a country, which we were so much interested in defending! The aimy had unquestionably displayed its wonted valour, and would, he was sure, always do ats duty; but it was a melancholy consideration that this valour had only been sufficient to secure a retreat, not to reap the fruits of a victory. It did not appear, that more than 36,000 men had at any time been employed in Spain and Poitugal; and he trusted that they should never again hear of an expedition of that description being sent to oppose the numerous armies of France. In every stage, therefore, of the present bill he should oppose it, and would not agree to any further increase of the army, until it should be shewn what had been done with the army voted last session. Under this impression he had come down to the house to vote against the measure in the first instance.

Lord Milton observed, that it was now but seventeen months since the house had been discussing a measure similar to that proposed by the noble lord. He had the misfortune to differ from the noble lord at that time, and consistently, with the opinion he then entertained, he was bound to oppose the present measure. On the former occasion the noble lord expressly stated, that it was a measure only to be resorted to upon an extraordinary emergency, and not to be looked to as a general system for supplying the army. Now, it appeared that it was to be adopted as a regular system for supplying the army; and the principle upon which these bills went, was nothing less than raising the regular army by a conscription on the people of this country. He was glad to hear what had fallen from the hon, bart, upon the subject, because, certainly, the hon. bart. could not be actuated by any party feeling in his opposition to the measure. Af-

ter the disasters which Lad been sustained, he asked, whether even the noble lord could mean to send another expedition to Spain to turn back the title of success of Bonaparte's army? Or did he mean to send another expedition to Sweden, to return as the last did, the ridicule of the world? He hoped, however, that if another expedition was sent to Sweden, it would not be a hostile expedition against that coun-He thought it absolutely necessary for that house, as representatives of the nation, to make a substantial inquiry into the conduct of the list campaign in Portugal, into the expedition to Sweden, and into the conduct of ministers with respect to Spain, before they should agree to the infrasure. He could not see why the noble lord wanted more disposable troops, or to what part of the world he could send them, with advantage to the ountry. He considered that in the present situation of affairs in Europe there was no point to which an expedition could be sent, and consequently that, instead of sending large armies to foreign countries, we ought to shut ourselves up within ourselves, and think of that description of force which would be most useful in the defence of our own country. Such being his view of the true policy of the country, he fest it his duty to express his opinion upon the present occasion; and he could not consent to increase the burdens of the country; for the sake of putting a large disposable force in the hands of his majesty's present ministers.

Mr. Herbert rose merely to one point, and that he considered of so much importance that he should feel he had not done his duty if he omitted to mendion the subject. He had listened with attention to the speech of the noble lord, and was sorry that a proposition which he had suggested in a former session, made no part of it. He was of opinion that greater reliance should be placed on the ervice of the militia for the defence of the country. The country treated them as well as the regular troops, and in some instances better, as it made a better allowance for their wives and children. The militia, therefore, owed a debt to the country of making their services as efficacions as possible. He wished that, instead of allowing the militia to enter into the regular army, they should be allowed to extend their services generally to every part of the United Kingdom. Since the Union the militia laws appeared to him anomalous; and his

conviction was, that the greatest advantage would result from making the force for home detence in both countries rintuallyapph able many exigency After enumerating some of the benefits that would flow from the adoption or his suggestion, and obvirting some objections that might be made to it, the hon r nt stred that the interchange of the mulit rol the two countries might be restricted, to avoid in convenience, to cases of reaction, eam vasion, or nor aldre es of boyrhouses of puriment that have of the lit tle weight be jossed, yet if no other member should take the question up, ac was de mined in some ta cor the bill to bring it under the consideration of the hou

Mr (deraft desired that he might be meluded in the reservation of his in the hon frich l, not to be construed as approxing of my project of the noble lord, until the house should be made required with the deficiency to be supplied, and the amount to which the noble lord me no to mere isc the umy The a they could call upon the nob e lord, hom authoritative decuments, to show what he had done with the de-He telt great difficulty in intrust ing the right hon gentlemen on the oppose side, will the management of a stronger disposible force, until they should show what had been done with the very ef fici nt force voted last session doubt, he noble lord would do ing he meisure to the house the noble loid had abstancel from entering into de tuls, and seemed to think it i matter of course to take 20,000 men from the defensive force or the country for the mcrease of the regular army As this was a military subject, he wished to ask the secretary at war when the Army I stim ites would be laid before the house, and hoped that they would be presented in such a form as that the house would not have to discuss the Army and Ordninee Estimates on the same malit, as happened list ecssion, when, after a long debute upon the Army I stimates, the house at two o'clock in the morning was called on to vote the Ordnance latimates, exceeding four millions He hoped, too, that the noble load would have no objection to lay before the house an account of the effective strength of the army, before the second reading of the bill

The Chancellor of the I'relequer did not think this the proper time for discussing the ments of the measure, and hoped, that the debate would not be continued to any

length. With respect to the question of the hon, member, he was sure that his right hon friends could have no objection to the product on of the fullest accounts that could be desired. But he apprehendcl, the it would not be in ce any to de-Ly, till they cold be judiced to discu im or a meisme for adding to the stien, the tenery little light hongent reality to analyte that the army had cen wist I himefully wested, is stated when saids he could not think this the moment in such trines, to del y measures for a pairing that were. It was to protest a unst this imputation of wisce that he had risen, and when ye the queshould be brought sets the heare he we convine difficult is a bed endeald technetther rule; i on nor diffic liv to defend the application of the asporable force of the country. Whether it should. be desirable or not to said out other isistince to Sparr or whether it would have been wise in his myesty's severiment to thstan from sen by our issiciated it my time to that country, were questions, which there would be after ci pertunities of discus ing Bit if ever the house or the public should dec 'e in the negative, it would then be fer the hon gentlemen to sh w that there and became in me gement. of that assist nec, or how it could have ben letter applied under their more able management Alter they mousplus the house had he aid for the conduct of the camp upu, he was sure that neither he nor his e llengues had any thing to fear from the comparison. Heli d in impatient maiety to has what plan the right, here gent. could propo e that he susperted that if he could have in de my improvement in the plans stated by his hacids in a famer debate, he would not have withheld the communication. As this was not a time tor going into the mercs of the racisme mactul he should not prolong the ce i-Ite, however would add that, ver ation whenever the ments of the empagn should ceme into di cussion, he should be able to prove, that there had been nerther waste from misminigement, nor dishonour from misconduct during its' continu ince.

My Henry stated in explanation, that he had rever sult that a sixture ought not to have been sent to Spain in the early moments of its national ebullition, neither had be said that the deficiencies of the army on hand to be required. What he had and, was, that he would not con-

informed how the troops which had been placed at the disposal of the noble lord had been employed, and next, what the amount of the actual deficiencies in the

army were.

Mr. Elliot expressed deep regret that the regular army should be kept up by these hackneved expedients, which had the effect of breaking down the militia, and produced the increase of the army by means of a direct, and he must be permitted to say, a fraudulent system of taxation. He lamented the inroads which had been made upon the wise system of a right hon. friend of his (Mr. Windham) then absent from indisposition, but who, he trusted, would attend in his place on the second reading of the bill.

On the question being put for leave to bring in the bill, a division took place, for the motion 77, against it, 26. Majority 50 .-- The bill was then presented

and read a first time.

HOUSE OF LORDS. Thur day, January 26.

[OVIPIURES FROM FRANCE AND RESSIA.] The Eurl of Licerpeol rese to move an Address to his majesty upon the Correspondence with France and Russia, relative to the Overtures from Erfurth, which had, by his majesty's command, been laid before parliament. His lordship said, he should have thought it unnecessary to trouble the house with any observations on the subject, had it not been for an intimation of dissent. He was, however, at a loss to anticipate any objection to the line of conduct which had been upon this occasion adopted by his majesty's government, as it appeared to him to be most clearly dictated by every consideration of sound policy, and of what was due to the honour and character of the country. Every man in the country must have been convinced that the overtures on the part of France were not made in the spirit of peace, following, so immediately as they did, the aggression committed by that power against the Stanish u mon, and the nsurpation of the government of that nation, which had then been attempted, by nominating a person as king of Spani. He was ady to admit, however, that the Overture from Erfurth, setting aside the preliminary observation, and taking what was sub-tantially the offer, was prima factor fair. His majesty's ministers, acting upon that principle which had been invariably

sent to the measure until he should be the rule of their conduct, determined to meet the offer in a fair and candid manner, and by making those explanations in the first instance which must necessarily result from any negociation, an answer was returned, stating our relations with Portugal, the king of the Two Sicilies, Sweden, and the government of Spain, and our determination to support the cause of the Spanish nation. The reply of the ruler of France, stigmatizing the Spanish nation as Insurgents, might not, perhaps, cause much surprize; but it was impossible not to consider, without the deepest feelings of regret, the Answer of the emperor of Russia, stigmatizing as Insurgents a loyal people, who were fighting to support their legitimate monarchy, against a horrible and atrocious usurpation. By charactering the spanish nation as Insurgents, who were supporting the legitimate monarchy of the country, it must be clear, at least negatively, that the brother of Bonaparte was to be held out as the lawful and rightful king. He could not have conceived it possible, had it not been for the intimation on a former evening, that any objection could have been made to the expression of the determination of his majesty's government to support the Spani hnation, as he believed there was scarcely a man in the country who did not, at the time it was known an Overture was received, think that such an answer ought to have been returned. It was not now the question as to the mode in which Spain ought to have been assisted -that had no relation to the discussion. Those only could object to the expression used who thought that no assistance ought to have been given to Spain, and that she ought to have been left to herself, and he believed there was no man in that house who held that opinion, nor scarcely any one in the country. But, where there were only shades of difference of opinion, with respect to the mode of assisting Spain, there could, surely, be no objection to our giving a distinct pledge of our determination to support generally the cause of that nation. He believed, upon this subject, there was a little difference of opinion in the country, as the people were rather inclined to accuse ministers of having not done enough in Spain, than of having done too much. With respect to the Answer returned to the propositions of France and Russia, he contended, that the honour and character of the country required that the determination to support the Spanish nation

should be frankly and decidedly avowed; a resulted from it, yet he could not applaud of that determination, and the assistance rendered having been equally public. His lordship concluded by moving an Address to his majesty, thanking his majesty for his most gracious communication, and expressing their approbation of the wisdom and justice of the conduct of his majesty's government, evinced in the Answer returned to the Overtures from Egfurth, and in the determination expressed of supporting the Spanish government, acting in the name of their legitimate monarch, Ferdinand the VIIth.

Lord Grenville said, he had hoped that as to have enabled him to have done that done, to concur in voting it; but it was now drawn up, he was compelled to give it his dissent, as he could not applaud the wisdom and justice of that conduct which he thought neither wise nor He was ready to admit, that at the time the Overti s made, there was no prospect of its leading to any practicable The Ruler of negotiation for peace. France had at that time arranged plans for the achievement of an object the most important to him of any that he had yet in view, that of completely subjugating Spain. A most horrible and atrocious usurpation had been set up in that country, and unfortunately, the Ruler of France possessed the means of carrying his plan into effect; he went to Spain with a moral certainty of effecting his object, and, no doubt, was sincere in his wish that a large British army might be landed in Spain, he having in his hands the means by which the great object he had in view might be attained, and which he actually had attained in the course of two months—the subju- | applianced its wisdom and justice. gation of Spain. With this great object in view, and a moral certainty of attaining it, whilst we, on the other hand, had taken up the cause of the Spanish people against this usurpation, and hoped to defeat the could not be expected that we should give , France had accomplished his object in up ours; it could not be imagined that either I two months, and had completed the subparty would give up by a stroke of the jugation of Spani. He was of a very difpen what each expected to obtain by force ferent opinion; he did not think that peace, and that no negociation could have that country might still be carried to a

public pledge having been previously given the conduct of ministers in the Answer which they returned to it. They asked of the Ruler of France in their Answer, to give up as a preliminary to negotiation, the most important object for which he was contesting; because, calling upon him to acknowledge the persons exercising the power of government in Spain, in the name of Ferdinand VII. was requiring to give up at once his views upon the government of Spain—to give up the very object of his attack upen that country. This, therefore, he contended, was impolitic, as putting us in a worse situation than we might have been, by resorting to another mode of rethe Address would have been so worded ply. Ilad the Answer expressed the readiness of this government to sacrifice British which he should have wished to have objects, for what was certainly a most important British object, the preservation of the legitimate government of Spain, it would have had the effect of placing the' French government still more wrong, and of still shewing our determination to support Spain. He could not avoid, however, noticing, that it was stated, that a Treaty of Allian, e had been concluded with Spain, although no such Treaty had been communicated to parliament. It was the constitutional practice to lay all Treaties concluded with foreign powers before parliament, that parliament might advise his majesty upon them. Of this Treaty, however, nothing was known to parhament; he knew nothing of it, and therefore could not speak on the subject, but he must deprecate the practice of making private Treatics, which were not communicated to parliament. His lordship recurred to what he had before alluded to, the Answer 1eturned to the Overture, and observed, that as he could not approve of the terms of it, he must dissent from the Address, which

The Lord Chancellor contended, that the question was not with respect to the Auswer returned to the Overture, whether the Ruler of Trance mould at once give up his views upon Spain, but whether the object of the Ruler of France, it was im- | Spanish nation should be admitted as parpossible to expect that any negotiation tres to the negotiation? The noble ford would take place. It could not be sup- (Grenville) had said, that the person ex-, posed that he would give up his object; it ereising the powers of government in of arms. But though convinced that the Spain was now subjugated; nor did he Overture was not made in the spirit of think that it would be: the contest in

successful termination on the part of the universal Spanish nation, against that most unjustifiable and unprincipled usurpation, which was now attempted to be imposed upon it. The Answer that was recuired to the Overture wa, in his opimon, the most proper under the circumstances of our situation and our existing relations with Spain It was of the great est importance when such in Overture was made, and made, as admitted on all hands, evidently not in the spirit of perice, that no time should be lost in sheving to the Spani hant or that his majesty's zovernment adhered to the pledge given to parhament and the people, in the Speech of his majesty delivered through the a edium of his Commissioners in that hease, and a once convincing them, that their interests would be scrupuled by attented to was of the utino time office that w should place before the Sp ni h nation, in the strongest point of view, the good will and kindness which they would experience from us githe on nind, and the right which they must feel from the a tempted usurpation on the other lt was unla these curum cance that mini ters alv s d his majesty to return that A sweet, and he was sufficient mas the only Answer that ought to have been retained consistently with the honour and churcter of the country

Viscount St Imouth espicese I his perfect! concurrence in the original delivered by the noble secretary of state, that no coafdence could or ought to be placed in the effer of magotist on made by the lu ma and Ireich governments from Lituith When such' i conteder my was formed, it w 5 vinost a duty to do bt the sincerity of that offer, but when it was coupled with a proposal for the abundonment of pursh people no behaved, there was not a man in that house of in the kingdom who could have hesitated far i moment, is so the line of conduct the Priti he government each to have pursued When he was first acquainted with the communication from Fifurth, the first ques tion which occurred for his consideration was, to resome the inducements which operated with the head of the I rench government to make this offer of negotiation Three motives presented themselves to him as operating on the Ireich rulei. the first was, to create a strong wish for peace among the people of this counand to excite a popular feeling, that the blessings of peace were not the object

of those entrusted with the management The second of the national concerns was, the presumption that his majesty, miscalculating the fections of his people, would have acted on these supposed preposs ssions, and have entered on a negotration in a sceining compliance with those The last hope was to profe by his old stratagem, of imputing to G Birtun the principle of unnecess by hostility, and of edesic to prolon, for its scifish purposes, the calimities arising from the continuance of hostilitic This delusion he had long practised upon the discient States of Linope Had this country lut receded to his proffer of 1 wife 2 ion, he would not have fuled to draw from that conduct inferences degrain, to its charicter, and reminist to the best interests Lades the very enterof the empire tumment of the proposios without first demanding the acknowled ment of the independence of them, would have surely excited amongst that people a justifiable district and suspicion of the purity of Such were his opi-British co operation. mons on the propriety of his myesty \$ Declustion, but in delivere tant convicien, he wished to be in leisteel, as considiring his majesty's government responsible to the pail ament and te he pubh, for those consequent ne sur they advised and executed, with a view of assis in, the people of Sprin, in their n leavours against the iniquitous usurpati n of Linea

I or I Mulprace maintained, that it was impossible to have done more tewards supporting the cause of Spain, than had been done by his migraty's ministers The poast of Puonicalte, that he would, within the space of two months, be in possession of the Spanish capital, could not posstray have been in his conception at the time of making it. It my min however, supposed that the cruse of Span wa now hopeless, and that I ought to be abindoned, he, for one, must express a contrary So long as the Spaniards continued true to themselves, so long would Pi tun continue tius to them It was the determination of his majesty sin event ministers to act on this principle, and to consider the cause of Sprin though a distant, yet an important point in the defence of these kingdoms. I hough they did not dispute the notion that our mary might be equal to the defence of these kingdoms, they did not wish to liazard any thing on a conviction of the kind;

the subject. vigorous assistance which we could possibly lend to the cause of Spain and of any other country disposed to withstan I the common enemy, ought to be afforded. That we should not, like other powers, selfishly lie by till the enemy was ready to attack us, but should endeavour, as far as in us lay, to further and promote any more distant check which might be militated against him. If noble lords on the other side entertained different views of the subject from these, let them openly and candidly express them, and let the country judge between the two, who were more cutitled to their confidence, or most likely to bring the straggle in which we are engaged to a successful and honomable issue. Let the house also judge between noble lords on the other side, and his majesty's present ministers on this point, and if they approved of the opinions and sentiments of the former, in preference to those of the latter, let them at once address his majesty to dismiss his present ministers from his councils,

Lord Auckland said, that he had li tened to the sperch of the noble baron with an attention approaching to astonishment. The noble baron had, with much complacency, congratulated himself on the share which he had had in directing the campaign, the disastrous results of which will long be deeply deplored by the whole British empire. The noble baron, not content with self-consolation, had proceeded, at great length, to congratulate the country on its well-timed and fortunate escape from the counsels and guidance of the late administration. Lord Auckland found himself called upon to answer, and to assert, that if the ministry of his noble friend, (lord Grenville) had not been unfortunately interrupted, at this hour we should have possessed, and without any stain on the national character, a full access to unconquered states in the Baltic, and a full enjoyment of the Baltic trade: - at this hour we should have enjoyed the uninterrupted friendship of the United States, and all the benefits of their commercial intercourse, and perhaps also their alliance offensive against France:—and certainly at ly, why col. Shrapnell's spherical case this hour we should not have had to lament shot, which it was stated, had contributed

neither were the willing to indulge in the useless sacrifice of the finest army that that narrow and selfish feeling, that we G. Britain had ever sent into the field. ought to look to ourselves alone, and to These were his sentiments, called forth by live within ourselves, there to await the the inconceivable exultation which their attack of the enemy. They entertained lordships had witnessed; and he believed more enlarged and comprehensive views of that these sentiments, and this justice to-They thought that the most wards the pre-eminent mind of his noble friend, would gradually find their way to the conviction of every thinking man in the kingdom. In answer to the loud and repeated assertion that the cause of Spain was not yet at an end; he was aware that the popular delution on that subject was not yet at an end; nevertheless, he would not he sitate to avow his opinion, that what we call the Spanish cause was lost, for the present at least; and without any rational hope that it could be soon revived. - He then proceeded to state his reasons for thinking that the Infurth Overture was a mere fallacy, practised by the Rules of France, both on this country and on Russia. He was disposed to give credit to the Secretary of State who had conducted that Correspondence; perhaps it would have been more eligible, to have explicitly reserved cur just protection of the Spanish monarchy for Negotiation at the proposed Congress, and to have insisted only on the admission of our ailies; but this was a diplomatic doubt, on which he was not disposed He must, however, express his to insist. concern, that in the proposed Address the house was led to a sort of indirect acknowledgment of Ferdmand VII. could not forget that he had been present at the coronation of Charles IV.; and he had not seen any ground for accognizing the abdication of that unfortunate monarch, who had since stated, what was sufficiently evident, that he had done nothing but by compulsion, and did not mean to be thus superseded by his son.

The Earl of Suffolk saw many errors in the system which had been pursued in our attempt to protect Spain. The gicit duke of Marlborough had laid it down that no army entering Spain, and wishing to secure to itself a retreat, should onut to possess themselves of Barcelona. There was also on the opposite coast a forties, which had been overlooked by us, but which the French had since occupied, and rendered almost impregnable. There was another circumstance which, in his opinion deserved inquiry, and to which, on some future occasion, he should, in all probability, call the attention of the house; namegreatly to decide the battle of Vimiera, had not been furnished to our army in

Spain?

The Earl of Liverpool declared it to be the auxious wish of ministers to meet every inquiry into the conduct of the war in Spain. He challenged his noble friend on the cross bench, or the noble lord opposite, to bring forward any motion they chose on this subject, on as early a day as they chose, that the question might be fairly and at once discussed.

Lord Grentille said, that thus attacked, he could not sit silent. He declared sincerely that there was not a single measure adopted by ministers, which, had he been in their situation, he would have thought he acted right in resorting to; and he was equally persuaded there was not one step he would have recommended which they would have adopted. He did not refer to Spain alone; he alluded to their whole conduct since they were entrusted with the management of affairs. could not, however, consent that he should be called on to bring forward any motion on the subject.' Much information was still wanting on the subject of the operations and plans of operations in Spain, which it was the duty of ministers themselves to furnish: particularly, it was incumbent on them, in the first place, to put the house in possession of that document, transmitted to this country by sir John Moore, and which it was the dying wish of that gallant officer should be published, that the country might have a due appreciation of his services. Accounts were daily received from officers in our army, his lord-hip was sorry to say, not of a consoling nature, but which were calculated to grate the ear and wound the heart. It was not on him, however, or on any other noble lord, that a call lay to make this a subject of inquiry. It was the incumbent duty of ministers thems lves to furnish every possible information on a subject in which the feelings not only of that house, but of the public, were so pecultarly interested.

Viscount walmouth being called on as be had been, must also say, that he deemed it incumbent on ministers themselves to bring the matter fauly before the public.

The question on the Address was then put and agreed to, nem. diss.

HOUSE OF COMMONS.

Friday, January 27.

[Alteration in Sugar Distillery Bills]

The Speaker called the attention of the house to a Resolution, to which they had agreed at the close of the last session, on a complaint that had been brought before them. A Bill had repassed the house of commons for granting to his majesty certain Duties on Distilleries, pending the prohibitions then existing by other bills. This bill was agreed to by the lords with an amendment, in which the commons, having taken it into consideration and having been convinced that it tended to forward what was evidently their own intention, concurred. The amendment was to substitute, in the latter part of the bill, the word " England" for the words "Great Britain;" the word "England" having been uniformly and according to the intention of the house of commons, used in all the former parts of the bill. The surprize which the house is that the circumstance, induced them to come to a Resolution, that early in the next session they would enter into the investigation of the circumstance. In consequence of circumstances which had since come to his knowledge, he felt it to be his duty to suggest to the house the propriety of some further proceeding on this subject; and he trusted that either the hon, gent, by whom the Resolution of the last session was proposed, or any other member, would submit to the house some mode by which this extraordinary occurrence might be satisfactorily investigated.

Mr. R. Dundas, after having observed, that there could be but one opinion as to the indispensable necessity of investigating this transaction, in order to prevent the recurrence of what might prove a serious inconvenience to the public service, moved, "That a Committee be appointed to examine into the cause of the alteration, and to report their opinion on the same to the house." --- Ordered, and the Committee was in consequence appointed.

[POOLI, WRIL.] Lord Folkestone moved for a new Writ for Poole, in the room of John Jeffery, esq. who had been appointed Consul General to her most faithful majesty's dominions in Europe.

Mr. Rose submitted to the noble lord the propriety of previously moving for a Committee to examine whether by such an appointment a member of that house vacated his seat. For himself, he was not aware that there was any distinction between the appointment of a minister at a foreign court, and that of a consul general, in this point; and unquestionably by the first mentioned of those appointments to parliamentary ineligibility had ever beet created.

The Speaker said, that of course his attention had been strongly called to the consideration of this affair; and on examination he had not been able to find an specific precedent of a sent baying been vacated under similar circumstances. 1762, on the appointment of a member of that house to be Conscryator of Scotch privileges in the Netherlands, the member so appointed was declared to have vacated his seat. How far that transaction bore upon the present, it was for the house to determine. He would recommend tha the present discussion should be adjourned for a few days, in order to give an opportimity to hon, gentlemen duly to weigh a subject in which the privileges of the house were so materially concerned.

Lord Folkestone according to this proposition, the debate was adjourned to Monday se'maight, and an humble Address was ordered to be presented to his majesty, praying that he would be graciously pleased to cause to be laid before the house a copy of Mr. Jeffery's appointment.

[THANKS OF THE HOUSE GIVEN TO SIR A. WELLEST Y.] See Arthur Welle ley being come to the house, the Speaker acquainted him, That the house had, upon Wednesday last, resolved, That the Thanks of this house be given to him, for the distinguished valour, ability and conduct, displayed by him on the 17th and 21st of August last in Portugal, on the latter of August last in Portugal, on the latter of which days he obtained at Viniera over the army of the enemy a signal victory, honourable and glorious to the British arms.

The Spealer gave him the Thanks of the house accordingly as followeth, viz.

" Lieut, general sir Arthur Wellesley; After the events of the last year, it was impossible that parliament should re-ascomble without directing its carliest attention to the services of the British army in Portugal; and, amidst the contending opinions which have prevailed upon other questions, the public voice has been loud and general in admiration of your splendid achievements.-It is your praise to have inspired your troops with unshiken confidence and unbounded ardour; to have commanded, not the obedience alone but the hearts and affections of your companions in arms; and, having planned your operations with the skill and promptitude which have so eminently charac-

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terized all your former exertions, you have again led the armies of your country to battle, with the same deliberate valour, and triumph int success, which have long since rendered your name illustrious in the remotest parts of this copure. Military clory has ever been dear to this nation; and great military exploits in the field or agon the ocean, have their sure reward in royal favour, and the gratito le of parliament. It is therefore, with the highest satisfaction, that, in this fresh m-tance, I now proceed to deliver to you the Thin., of this house; and I do now accordingly, by the command, and in the name of the Commons of the United Lingdom of Great Britain and Ireland, thank you for the distinguished valour, ability, and conduct, displayed by you on the 17th and 21st of August last in Portugal, on the latter of which days you obtained: at Vimiera over the army of the enemy a signal victory, honourable and glorious to the British arms.

[Sir Arrior Wellistix's 'Assurr] Upon which sir Arthur Wallesley said,

" Mr. Speaker; I beg leave to express my acknowledgements to the house for the high honour which they have conferred upon me, by the notice which they have taken, and the approbation they have conveyed of my conduct during the time I commanded his majesty's troops in Porcual.-No man can value more in thly than I do the honourable distinction which has been conferred upon me: a discinction which it is in the power of the representatives of a free people alone to bestow, and which it is the peculiar advantage of the officers and soldiers in the service of his majesty to have held out to them as the object of their ambition, and to receive as the reward of their services. - I beg cave, at the same time, to recurn you, sir, my thanks for the handsome terms in which your kindness, I ought to say your partiality for me, has induced you to convey the approbation of the bouse."

Ordered, nem. con. That what has been ow said by Mr. Speaker, in giving the Thanks of this house to beut, gen. or A. Wellesley, togeth r with his Auswerthere-to, be printed in the Votes of this day.

[Giseral Assiatimes] Sir John Anstruther rese to express his adverse regret hat the name of a gallant relation of his who had fallen a sacrifice in the cause of is country, on the late march of the Brish army to Corunna, had been honoured ith no place in the Votes of Thanks

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which had passed that house to the officers who had been employed on that ser-That was a circumstance which bore heavily on the feelings of that gal-Lint officer's friends and family. That he did not in his death share the honours so justly paid to sir John Moore, for the victory at Corunna, was not to be unputed to him, as it was upon his march thither, that he fell a victim to excessive fatigue only 43 hours before the battle, in which, but for this premature fate, he would have borne a distinguished part. He took the opportunity of mentioning this subject to the noble lord, with a view to ask, if such a gratification could be conceded to the wishes of general Austruther's fumly.

Lord Casilercash answered, that he had every wish to acknowledge the emment services of the gallant general, and that he felt every disposition to do honour to his memory; but on the peent occasion, he feared it was not compatible with the usage of parliament, to name any officers but those who were actually present.

Sir A. Wellesley bore strong testimony to the distinguished gallantry of gen. Austruther. He was confident, had it been consistent with parliamentary usage, his name would have been included in the vote of the house.

The Secretary at War concurred in the same sentiments, and added, that the gallant general's name had twice before been included in the thanks of the house.

[GINERAL SIEWART.] General Grossenor adverting to the signal instance of bravery evinced by a gallant relation of the noble lord opposite to him at Benevente, where at the head of some pickets of British cavalry, he attacked and defeated a body of the enemy's horse, wished to know if so signal an exploit was not deserving of particular mention in the thanks of the house.

Lord Castlercagh said, that however brilliant the conduct of his gallant relation had been upon the affair to which the honourable general alluded, it would be departing from the uniform usage of parliament to thank individual officers for actions with detachments.

[Conduct of the Deke of York.] Mr. Gwyllyn Lloyd Wardle rose, pursuant to his notice, and spoke to the following effect:—Fully aware, Sir, of the great importance of the subject I am about to submit to the consideration of the House, I most sincerely lament that, my

abilities are unequal to do it complete justice. -But yet I trust that an ardent zeal for the welfare of my country, supperted by facts strong and incontrovertible, will enable me to surmount every difficulty, and eventually to rescue the state from the baneful influence of a power which has long been exercised for the worst of purposes, and which, in fact, tends to endanger our ultimate security. To stand forward the public accuser of a man so high in rank and so strong in influence as the Commander in Chief, may very naturally be deemed no less a bold than an arduous undertaking. But, however hold, however arduous it may be, being determined that no consideration of that nature shall ever induce any hesitation or wavering in the performance of my duty either upon this or upon any other occasion, my mind is ratly made up for perseverance. In the resolution I have formed, it is but reasonable for me to calculate upon the concurrence and co-operation of this House and the country. For, at a crisis of peculiar peril, when the great, if not the only means of our safety, may depend upon the judicious organization and able direction of our military force. every man in the community must feel a lively interest in the object which my motion has in view. I trust, therefore, his r. h. the duke of York will this night find, that however exalted his rank, however powerful his influence, the voice of the people, through their representatives, will prevail over corruption, and justice will be done to the calls of a long-suffering and meritorious body, to the best, to the vital interests of the people. In the course which I am pursuing, I feel conscious of no motive but that of a desire to serve my country, and I am confident that none other can be fairly ascribed to me. The conviction of my mind is, and for some time has been, that unless the system of corruption that has so long prevailed in the military department be done away, this country may fall an easy prey to the enemy. Consistently, therefore, with a y rational feeling of solicitude for my country which involves my own connections and my family, it is impossible that I should sit silent, and allow the practices which have come to my knowledge, to be any longer concealed, from those who are so much interested in their character and tendency. It is upon these grounds, sir, that I am urged to offer myself to your attention.

The first point in the case which I have to state, relates to the Half-pay Fund which is an establishment under the di rection of the Commander in Chief. This fund arises out of the sale of commissions vacant by death; by the promotion of officers not allowed to sell; or by dismissions from the service. The power of the Commander in Chief over this fund was constituted, and intended, for the reward of merit, either by the appointment of meritorious officers to the commissions which so became vacant, or by selling them and applying the produce of such sales to the redemption of half-pay commissions, or to the Compassionate Fund. Here th power of the Commander in Chief over such produce ceases. If the commissions I have described are otherwise disposed of, the authority vested in the Commander in Chief is abused, and the objects of the Half-pay Fund are abandoned. I can show that those commissions are appropriated to very different purposes, it will of course appear that such abuse and abandonment does take place-that merit is not rewarded-that the Half-pay List is not reduced—that the Compassionate I'und is not assisted. For the purpose of shewing this it is absolutely necessary to call the attention of the House to another establishment of the Commander in Chief's, which is quite of a different complexion to that I have just mentioned. This establishment, which consisted of a splendid house in Gloucester-place, a variety of carriages, and a long retinue of servants, commenced in the year 1803, and at the head of it was placed a lady of the name of Clarke. As this lady forms a principal party in several of the facts which I have to cite, I am under the necessity, however reluctantly, to mention her name, as well as that of others, in order to make out a fair parliamentary basis for my motion, and to satisfy the House that I have not brought it forward upon light grounds. In producing this satisfaction, I have no doubt of succeeding, and I assure the House, that I shall endeavour to avoid trespassing upon their time by the statement of more cases than appear to me necessary to the particular points which my motion embraces.

The first Case to which I have to call your attention is that of capt. Tonyn, whom I understand to be an officer of inerit, and in alluding to him upon this occasion, I beg it to be understood that I mean no reflection whatever upon his character.

This officer, who held his captaincy in the 48th regt. of foot, was promoted to a majority in the 31st regt, according to the Ga-For such zette, on the 2d Aug. 1801. promotion, to which, no doubt, capt. Tonyn's professional merit entitled him to aspire, he was indebted to the influence of Mrs. Clarke; without which he might have long looked for promotion in vain. To Mrs. Clarke, capt. Tonyn was introduced by capt. Huxley Sandon, of the Royal Waggon Train; and the terms of agreement were, that Mrs. Clarke should be paid 500L upon capt. Tonyn's majority being gazetted. In order to secure this payment it was arranged, that the amount should be lodged in the hands of a third person, as agent to the parties, and this agent was a Mr. J. Donovan, a surgeon, of Charles-street, St. James's-square. shall have frequent occasion to introduce. this gentleman's name to-night, and may be obliged to resort to him hereafter, it seems right that I should present the house with some information about him. It appears that Mr. Donovan was appointed a lieutenant in the 4th Royal Garrison Battalion in the year 1802, and that he was afterwards promoted to the 11th Battalion. What the cause of this appointment and promotion was I have endeavoured to ascertain, but without success. I have however found, that the services of Mr. Donovan could not have been of a military nature. In fact, since the day of his appointment in 1302, he has never oined his regiment. But there seems to be some reason for granting him a perpetual eave of absence, as he has been on constant duty in London. This gentleman was a member of the incdical department of our army in the American war. If he described promotion, surely our medical staff is large enough to provide for him. What then could have taken him into the army? But to return to his pursuits in London.-The 500% lodged with this gentleman was paid to Mrs. Clarke, by capt. Huxley Sandon, as soon as major Tonyn was gazetted. Here it becomes necessary to ob-, serve to the house, that the regulated difference between a Company and a Majo- . rity is 1,100%, which should have been appropriated as I before mentioned. But how does the affair stand & Mrs. Clarke gains 500l. and 1,100l. are lost to the flaff-pay This sum, however, of 500%. was paid by Mrs. Clarke to a Mr. Buket, a silversmith, in part payment for a service, of plate for the establishment in Glouces.

ter-place; the balance for which plate was afterwards paid by h. r. h. the Commander in Chief. The positions which I hold to be clearly deducible from this case are these- First, that Mrs. Clarke possessed the power of military promotion. condly, That she received pecuniary consideration for such promotion. And thirdly, That the Commander in Chief was a partaker in the benefit arising from such pecuniary consideration. To establish the truth of this case, I have the following witnesses ; -- Major Tonyn, Mrs. Clarke, Mr. Donovan, capt. Huxley Sandon, and Mr. Birket's Executors.

The second Case I have to adduce relates to the subject of exchanges. Upon the 25th of July 1805, an exchange was concluded between lieut.-col. Brooke, of the 56th regt. of infantry, and lieut.-col. Knight, of the 5th dragoon guards, through the influence of Mrs. Clarke. The agent for negotiating this transaction was a Mr. Thymie, a medical gentleman. The circumstances of the application to the duke of York were shortly these; Mrs. Clarke wanted some money to defray the exjences of an excursion in the country; she therefore urged the Commander in Chief to expedite the exchange, as she was to receive 2001. for it. This urgent request was made upon a Thursday, and its miluence was such that the exchange was actually gazetted upon the Saturday following. Mrs. Clarke in consequence received 2001, from the agent. This case then serves to shew-first, that, in addition to promotions, exchanges were also at the disposal of Mrs. Clarke; and secondly, that the purse of the Commander in Chief was saved by the supply which his mistress derived from such sources. The witnesses to this case are, lieut. col. Brooke, lient, col. Knight, Mrs. Clarke, and Mr. Thynne.

As a contrast to the preceding exchange, I shall take leave to state a Case of peculiar hardship which occurred within the last year: two meritorious officers, major Macdonald and major Sinclair, both of the first reg. of infantry, and both indisposed, were anxious to make an exchange—the one desiring, for the recovery of his health, to remain in England; while the other, from a similar motive, desired to go to the West Indies. These gentlemen sought their object by every honourable means. The most urgent requests, and the most respectable recommendations were made in their favour, but

No mistress was resorted to: no bribe of 2001. was offered; major Macdonald was forced to go to the West Indies, and fell immediately a victim to the climate; major Sinclair was forced to remain in England, and survived but a few months. Thus was the country deprived

of two highly deserving officers.

The fourth Case I have to adduce refers to major John Shaw, of col. Champagne's Cevlon regiment. Major Shaw was appointed Deputy Barrack Master of the Cape of Good Hope upon the 3d of April, 1806, through the influence of Mrs. Clarke. It was known that this officer by no means enjoyed the favour of the duke of York; that in fact his royal highness entertained some prejudices against But these obstacles Mrs. Clarke easily contrived to overcome: for it was agreed to pay her 1,000 t for the major's appointment. The appointment was therefore made, and the major himself paid Mrs. Clarke 300l. Soon after, 200l. more were sent to Mrs. Clarke, by major Shaw's uncle, through Coutts's bank, and the payment was made by one of Mr. Coutts's clerks. The remaing 500% however, was not paid; and when it was found not to be forthcoming, Mrs. Clarke was enraged, and threatened revenge. She actually complained to the Commander in Chief of major Shaw's breach of contract, and the consequence was that the major was soon after put on half-pay. I am in possession of several letters which passed upon this subject, from major Shaw and Mrs. Shaw, threatening both the Commander in Chief and Mrs. Clarke with public exposure, &c. if their complaints were not redressed, but in vain. In consequence of this business, I have been induced to examine the half-pay list, in order to see whether any similar reduction to that of major Shaw had taken place in the Barrack Department; but I have found no such thing. Such officers being, in fact, kept on full-pay, even on the home staff. This case of major Shaw was indeed the only instance I could find of such an officer being reduced to half-pay. The case of this officer then demonstrates, first, that Mrs. Clarke's influence extended to appointments on the staff of the army, as well as to promotions and exchanges in the army itself; secondly, That the Commander in Chief punished an individual by reducing him from full to half pay, for non-performance of a nefarious contract with his mistress; thirdly, that the Commander in Chief was a direct party to all this shameful transaction. The witnesses to this case are, Mrs. Clarke, Mr. Shaw, uncle to major Shaw, Mr. Coutts's clerk, and Mrs. Shaw.

I now come to the very novel Case of colonel French and his levy. This officer was, through the influence of Mrs. Clarke, appointed by the Commander in Chief to conduct a levy in the years 180 1-5. The colonel was introduced to Mrs. Clarke by capt. Huxley Sandon, and the condition upon which he obtained his appointment was, that Mrs. C. should have one guinca out of the bounty of each man raised, together with the sale or patronage of a certain number of the commissions. agreement being concluded, it was communicated to, and approved of, by the Commander in Chief. Col. French was accordingly sent by Mrs. Clarke to the Horse Guards, and after many interviews, the levy was sent on foot. As the levy proceeded, Mrs. Clarke received several sums of money from col. French, capt Huxley Sandon, and a Mr. Corri. She also received 500/, from a Mr. Cockayne, who is a well known solicitor in Lyon'sinn, and a friend of captain fluxley Sandon's.

But, to return for a moment to Mr. Danovan, the garrison-battalion lieutenant. This gentlemen, who was such a prominent agent in those transactions, was acquainted with an old officer, a Captain Tuck, when he very strongly recommended to seek promotion; and to encourage him by a display of the facility with which it might be attained, he sent him a written scale of Mrs. Clarke's prices, for different commissions, which, in stating, I beg leave to contrast with the regulated prices of the Army.

Mrs. Clarka's Prices. Regulated Prices. A Majority £. 900 -- £.2,600 700 1,500 A Company A Lieutenancy 400 550 400 An Ensigney 200 From this scale it appears, that the funds I have before aliuded to lost, in an enormous ratio to the gain of Mrs. Clarke, or any other individual acting upon the same system.

Here I am to take leave of Mrs. Clarke. Here the scene closes upon her military negociations; and in what follows, the Commander in Chief alone is interested. It appears that his royal highness required a loan of 5,000l. from col. French, and Mr. Grant, of Barnard's inn, promised

to comply with the request in procuring the money, provided the Commander in Chief would use his influence and obtain payment to col. French of a balance due to him by government on account of the levy. This was promised, but the Commander in Chief failing to fulfil his part of the condition, the loan he required was not advanced, and 3,000*l*. still remain due from government to col. French. case of this levy shews, first, that Mrs. Clarke, in addition to promotions in the changes, and appointments army, to on the staff, possessed the power of angmenting the military force of the country; secondly, that in this case, as in all others, she was allowed to receive pecuniary consideration for the exercise of her influence; thirdly, that the Commander in Chief endeavoured to derive a pecuniary accommodation for himself independently of Mrs. Clarke's advantages. The witnesses in this case are colonel French, captain Huxley Sandon, Mrs. Clarke, Mr. Corri, Mr. Grant, capt. Tuck, and Mr. J. Donovan.

The last case with which I shall at present trouble the house is that of capt. Maling. This gentleman was appointed to an ensigncy in the 87th regt. on the 28th Nov. 1805; to a lieutenancy in the same reg. on the 26th of Nov. 1806; and to a captaincy in the royal African corps, under the command of the duke of York's own secretary, col. Gordon, on the 15th of Sept. 1808. Thave every reason to believe capt. Maling to be a very unexceptionable character, although . I cannot help pronouncing the mode of his promotion as extremely exceptionable. this promotion was effected through the influence of the favourite agent, Mr. Greenwood, in whose office Mr. Maling was a clerk, remaining at his desk while advanced in the army by such an extraordinary course-by a course which interfered with the interests, which superseded the rights of many meritorious officers who had long served in the armywho had fought and bled for their country. This Mr. Maling has also, Punderstand, had, while so promoted, some appointment of pay-master in Ireland. I would appeal to the candour of the house, to the common sense of any man or Body of men, whether it be right, whether it be tolerable, that such an accumulation of favours should be conferred upon any individual without any claim of professional merit, but mevely through the operation of undue influence, while so many hundreds of truly deserving men are slighted and overlook? I would ask whether it be possible at our army can prosper—that its spirit can succeed, or its character be advanced, while such injustice is tolerated? But I will not dwell upon those points—it is quite pnuceessary.

The facts I have stated are such as must suggest such reflections to any man's mind. The house must feel the propriety, the necessity of grounding some proceeding upon such facts. The proceeding I propose will, I have no doubt, be acceded to. I am sure I have stated quite enough to induce the house to give me what I ask-I could state more if necessary. There is indeed, one thing to which I cannot omit alluding. The house must be astonished indeed at the corruption of the times, when told, that there is at this moment a public office in the City for the sale of Commissions, at the same reduced scale as that of Mrs. Clarke, and that the persons who manage this office stated in my presence that they were the agents of the present favourite mistrese, Mrs. Carey. Indeed, these agents declared further, that they were also enabled to dispose of places both in Church and State, and that they did not hesitate to say, that they were employed by two of the first officers in the administration. But these are points to which I may, on a future day, feel myself more enabled to speak at large.—The hon. member concluded with moving for the appointment of a Committee to investigate the Conduct of his royal highness the Duke of York, the Commander in Chief, with regard to Promotions, Exchanges, and Appointments to Commissions, in the Army and in raising Levies for the Army. Sir Francis Burdett seconded the motion.

The Secretary at War said, that he did not rise to give any opposition to the motion. (Hear, hear, from the Treasury Bench.) If he did so, he would ill consult the wishes and worse consult the interests of the Commander in Chief. From a regard to the interests of the Commander in Chief he felt unleigned satisfaction, that, at length, an opportunity was afforded of instituting an effectual inquiry into the grounds of the various calumnies and misrepresentations which had of late been so industriously circulated against that illustrious personage. The facts which the hon, gent, had brought forward were of the most serious nature, and well deserved.

the attention of the louse. He hoped the house would go into the inquiry, but listen to no charge unless it was clearly and distinctly stated. Charges on these or any grounds distinctly stated, his royal highness was ready to meet, and even desirous of going into the investigation. This, he believed, was all that was necessary for him to say in this stage of the business; but he requested the indulgence of the house while he made a few observations not foreign to the question. regard to the private transactions stated 'ny the hon, gent, he had never heard of them before, and therefore could not be prepared to give an answer. But he could contradict those that were stated to have occurred at the Horse Guards. The papers respecting the half-pay fund were before the house, and he had stated in his place, without being contradicted at the time, that his royal highness had given up a great part of his patronage for the benefit of that fund. It was needless to go into the facts, more particularly as a full inquiry would necessarily take place. He would only remark, that the thanks which the house had been conferring on the army reflected no small credit on the Commander in Chief. His gallant friend near him (sir Arthur Wellesley) might perhaps, state of what description the army was which the Commander in Chief had put into his hands. Could the army have achieved the great exploits, for which it had been distinguished, if it had been ill-managed for a series of years. It had been universally allowed, that to make courage available in the day of battle discipline was necessary; and it was well-known how much the Commander in Chief had attended to that object, which had rendered the army so formidable to the enemy. Another fact to which it was important to allude, was the extreme order and regularity which had been introduced into the office of the Commander in Chief, which the inquiry would prove.

Sir Arthur Wellesley rejoiced that the I on, gent, had at length brought forward facts, to which a specific inquiry might be directed; and he rejoiced also, that the character of the Commander in Chief would not be the subject of that general sort of discussion, which sometimes took place in that house; but that every fact would be fully and fairly sifted. It had fallen to his lot to know how promotions were conducted in the office of the Commander in Chief, and he knew that it was

regularly recorded in that office who recommended the promotion, and the documents would be found there, so that all these transactions might be completely With regard to the produce of the half-pay fund, the mode in which the money came into the office, and the mode in which it was issued, were recorded. Under these circumstances, he rejoiced that a Committee was to be appointed, and he hoped they would make a special report—so much with regard to the alledged facts; but he must observe, with respect to the removal of the barrack mas? ter of the Cape of Good Hope, that such removals were circumstances of common occurrence. The instance in question related to the establishment at Ceylon; and in foreign establishments, though the facts stated by the hon, gent should be true, it constituted no ground of charge; for it was in the ordinary course of the service. With respect to the exchange between an officer going to the West Indies and one remaining here, the Commander in Chief would be in a most extraordinary situation if it was to be made a ground of accusation, that he had not consented to an arrangement tending to the convenience, perhaps to the benefit, of individuals. to one of these gentlemen dying here, and the other in the West Indies, if these general charges were to be listened to, it would be impossible for a person in his royal highness's illustrious station to conduct the business. The circumstances stated by the hon, gent, went to show that his royal highness, with a view to put a little money in his own pocket, had encroached upon the half-pay fund. the house would recollect that this fund was established by his royal highness, and the money furnished from the produce of commissions, which he might have given away without any sale at all. But the Commander in Chief gave up his own patronage, and saved to the public an immense sum-and yet he was charged with an embezzlement of this sort! But he was glad that a full inquiry was to take place. There was still one topic on which he would be to blame, if he did not say a few words—he alluded to the state of the army under his command last He must say, that never was summer. there an army in a better state as far as depended on the Commander in Chief, and he must further say, that if the army had not performed the service for which it was destined, the blame would not have

rested with the Commander in Chief, but with him; and whatever enthusiasm they had felt, was the result of the example and discipline afforded by the illustrious person at the head of the army.

Mr. Yorke observed that he never listened to a charge more serious, and he had heard it with the greatest possible concern, both on account of the Commander in Chief, and the hon, gent, who had brought it forward, (hear! hear!) who took so heavy a responsibility upon himself. But he was glad that the house had come at last to some Charges against h. r. h. the Commander in Chief in a tangible form. At length they could reach in a tangible shape some of those libels which had for some time past been more assiduously and pertinaciously circulated than at any former period in this country so prolific in Publications which he would treat libels. as libels, (hear! hear!) had lately appeared against the Commander in Chief, and these had been circulated with a pertinacity hitherto unexampled. Lie was glad therefore that something was now brought forward in a tangible form, and he hoped the House would do its duty to itself, to the country, and to the Royal House of Brunswick-(Loud cries of hear! hear!); that blame might rest where it ought to be fixed, and that if there was no ground for these accusations, justice might be done to the Commander in Chief. And he sincerely hoped, that if the latter should turn out to be the fact—the hon, gent, would be enabled to acquit himself, by showing at least, that there existed some probable reasons in support of the heavy charge which he had taken upon himself. For my own part, Mr. Yorke continued, I believe that there exists a Conspiracy of the most atrocious and diabolical kind against his royal highness (loud cries of hear! hear!)-founded on the Jacobinical spirit which appeared at the commencement of the French revolution; for though this spirit did not shew itself exactly in the same form as at first, when once raised it was not easily quelled, and it never could promote its views with better hopes of success than by talking down illustrious persons—(hear! hear!). It was the object to write down his royal highness—it was no less so to write down all the establishments of the country. By means of the press, the liberty of which was so valuable, and the licentiousness of which was so pernicious, it appeared to be the design of the Conspirators to write

down the military system through the Commander in Chief—the army through its generals, and other establishments through the persons most conspicuous in each—and of this plan the present was only a particular instance, (hear! hear!)-He was glad that this enquiry was to take place, because there was in the country a conspiracy against all that was eminent in the state. They all knew what that spirit was upon which this conspiracy was founded; and though it was not the same at present as at the time of the French revolution, yet, as the late Mr. Pitt had truly said, "the jacobinical spirit, when once roused, is not easily put down." spirit was not yet extinct, and the consequence was a conspiracy for talking and writing down every thing illustrious and eminent in the nation—to run down the royal family through the duke of York, and to run down the army through its generals. This was a consequence of a free press, the freedom of which was justly considered the palladium of liberty, but whose licentiousness was the destruction of civil society. That Incutiousness of the press had been actively directed against the illustrious person who was the object of this motion, and who from his station and all his past services, might be supposed secure from its attacks. Let blame fall where it ought; but the House ought to consider the illustrious object against whom the charge was directed; they ought to consider his high station in the country, and the eminent services which he had performed for the country, in the state to which he had brought the army—(hear!) What was the state of the army when he became Commander in Chief? It scarcely descreed the name of an army, and it was now found by experience to be, in proportion to its numbers, the best army that ever existed. The best mode to do justice to the sovereign—to do justice to the high character now impeached—and to do justice to the country, would, perhaps, be to appoint a Parliamentary Commission, with power to examine each party on oath-(loud cries of hear! hear! from both sides of the House.) 'The gentleman might have circumstances in view to support these charges, which he believed to be founded in truth. He only spoke of this Commission with reference to his own argument. He had said that he believed a Conspiracy to exist, and if the House could go, along with him, and suppose that this was actually the case, he threwout for

their consideration, whether a Parliamentary Commission with power to examine on oath was not preferable to a Committee. He could not think he had done his duty if he had not thrown out this idea for consideration. The importance of the subject well deserved such a mode of proceeding. But at all events, he was happy that the matter would now be properly investigated.

Sir Francis Burdett having never, either in that house or elsewhere, talked of the Duke of York with disrespect, could have no view but what was entertained by the right hon, gentlemen opposite in seconding the motion then under consideration, and he entertained the same hope that the inquiry would terminate in the entire exculpation of his royal highness. He was sure there could be no other feeling in the house upon the subject. He agreed with the right hon, gent, who spoke last, that the hon, mover was entitled to the thanks of the house for having brought this matter forward, when he heard of the facts he had detailed. It was his duty to do so, and he was consequently entitled to commendation. For his own part, he had not known any thing of the motion of the hon, gent., further than as any other member might from the notice he had given of his intention to bring it forward. But the facts he had stated appeared so serious, that he thought the house was bound to inquire into the case, and had therefore seconded the motion. He sincerely hoped, that, upon inquiry, it would appear that the facts alledged originated in error, or in mischievous intenions, and an unfair wish to run down the duke of York. It was impossible to avoid such things in a country where free discussion was allowed. There was no man in a public station, or indeed in any prominent rank in the country, who must not have felt the effects of this privilege of a free press. But it was also a consequence of the same freedom of discussion, that any party aggreeved had easy access to the courts of justice for redress; or, if that mode should not be resorted to, that the calumny would die away, and leave the characterit assailed brighter than before, when cleared up from false accusations. This he hoped would be the case in the present instance; and indeed, if it had not been for the facts so strongly stated by the hon. gent. he could not have entertained even the shadow of a suspicion that it could possibly be otherwise. He had risen only

to state the grounds of his having seconded the motion, for having brought which forward he thought the hon. member entitled to the thanks of the house.

Mr. William Adam said, he gave way to the hon. baronet, in order that he might have an opportunity of shewing, as he had done, with so much coolness, candour, and politeness, the motives which induced him to second the present motion. He was extremely glad he had done so, as the whole of the hon, baronet's sentiments had been delivered in a manner highly honourable to His chief reason for offering himself to the house, on the present question, was for the purpose of stating what he thought would be the most desirable method of proceeding in the present case. In forming the opinion he was about to deliver to the house, he looked only to the principles of the British Constitution, and the invariable end of its justice; viz. that from the highest subject to the lowest, every person accused must be taken to be innocent, till proved to be guilty. With respect to all those alledged facts which the hon. gent. had brought forward in a very candid manner, he had not the smallest doubt, however the hon. gent. might have been induced to give credence to their truth or probability, that it would altimately turn out, on a proper investigation, that they were founded in falsehood and misrepresentation. As to that relating to the service of plate, it came in such a questionable shape, and from such a quarter, that he was sure no gentleman could believe it true. From the situation which he had gratuitously filled in the way of his profession in the service of the illustrious personage, the object of this motion, he was enabled to speak without bias, and with certainty, respecting his revenues, and every circumstance connected with them. During the twenty years that he held his office, he had been intimately acquainted with all his royal highness's affairs, without any circumstance being kept from his knowledge. At every moment of that long period he had possessed the unlimited. confidence of that illustrious person; even during his embarrassments (for, as they had been under the consideration of parliament, he might advert to those embarrassments), and in all his experience of himhe had known his royal highness uniformly to state the situation of his silairs with an accuracy, that was extraordinary, with a truth beyond example, and with a fidelity of memory, that reflected the highest Vol. XII.

credit upon his understanding. In all that time he had never heard of his having procured any accommodation or loan on any other terms, than the duke of Bedford, the duke of Devonshire, or the duke of Northumberland would, if they had occasion. This he stated, in order to shew that, in the inquiry that was to take place, from what the house knew personally, he could confidently assert, that the facts altedged would prove unfounded. And, as he felt no bias on the occasion, but what arose from a regard to justice, the mode of proceeding he had to propose, was suggested solely with a view to promote it. The inquiry should, in his mind, be public, as the charge was, and the authority of that house, when examining witnesses at its bar, would insure their punishment in case of prevarication. It would not be proper to carry on the inquiry under an act which would require the sanction of the other branches of the legislature. Gentlemen should recollect, that this investigation might lead to an impeachment hereafter, and therefore the house ought not to part with its power of inquiry, or delegate it to a parliamentary commission, when the investigation would be carried on more properly, more effectually, and more constitutionally in a committee of the whole house. It was fit, as the charges had been made before the whole house, that the investigation should be carried on before the whole house of commons of the empire, in order to ascertain whether the faults charged could be brought home to his royal highness; for if they could not be so brought home, the inquiry could lead to nothing. Upon these grounds, he was of opinion that the induiry should not be secret, but publicly carried on in that House, where the charges had been stated. A public investigation, before the world, at the bar of that house, would prove best as regarded the house, best as regarded the Commander in Chief, and best as, it regarded the hon. mover and the public, who must be deeply interested in the result of this important inquiry.

Mr. Wilberforce expressed his sense of the importance of the subject which was submitted to the consideration of the house. He was confident that the hon mover was impressed with the great responsibility which attached to a charge brought, as it was, against such an elevated character in the country. He did by no means wish to convey any idea that the extent of such responsibility ought at all to determ mem-

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ber of that house from bringing before it an accusation, for which he had convincing testimony, although directed against one of the most considerable persons in the empire, both in rank and influence; but he did conceive that when high character was implicated, the most efficient and most satisfactory mode of investigation ought to be adopted. He contended that an inquiry at the bar could not be conducted with impartiality, in consequence of the interference of party spirit. enable the house to arrive at that desirable end, he fully agreed with his right hon. friend (Mr. Yorke) near him, that the investigation of the charges that night preferred ought to be committed to a parliamentary commission, specially delegated for that specific purpose. Such inquiry was not to be considered private or secret. It would afford the best species of communi-'cation, namely, publicity at the end, but not in the progress of the investigation. Whoever had attended to the consequences of public examination at the bar of the house, could not be blind to the numerous and fatal inconveniences of such a mode of proceeding. The very object for which it was proposed was too often defeated by the means. By the appointment of a Commission the witnesses would be examined upon oath; all party bias and personal altercation would be prevented, and, of course, a weight and confidence would be attached to the decision of those delegated, and to the testimony of those examined, which it was impossible to expect from any public discussion or examination at the bar. It was for the house to bear strongly in its recollection, that in the present unexampled and critical state of the civilized world, all Europe looked with a vigilant and anxious attention to the deliberations of the British House of Commons. house was now put on its trial before the scrutinizing tribunal of public opinion. It had to render justice, both to the illustrious personage, whose character he expected would come clear and unsullied from the ordeal, and to the country, which was equally interested in the result. The claims of the public demanded that the representatives of the people should look to substantial justice, however high the lank, eminent the services, or splendid the con-nections of the dignified personage against whom such charges were preferred. That justice, be conceved, could be most satisfactorily obtained by an inquiry, private in

its progress, but to be public in the result, particularly when he reflected on the description of persons likely to be examined, and the importance of the inter-

ests affected by the accusation.

The Chuncellor of the Exchequer coincided in the unanimous feeling of the house, that to the most solemn and serious accusation brought forward that night, the most solemn and serious inquiry ought to be afforded. The only difference that seemed to exist in the mind of gentlemen was, as to the manner of conducting that investigation, whether the ends, to which all looked with equal eagerness, were more likely to be acquired by a private and delegated examination, or by a full, prompt and public discussion, arising from the testimony, which the hon. gent. who submitted those charges to parliamentary consideration, may be enabled to produce at the bar of that house. The more the house reflected upon the importance of the subject, the high station of the party, or the important interests connected with this inquiry, the more it would concur with his hon. friend (Mr. Adam) that it should not abandon its inquisitorial functions in this instance. He could state upon the authority of the illustrious person himself, given him at the only opportunity he had of consulting with him upon the subject, that the most ready course of prosecuting the inquiry would be the most agreeable to him, and that he deprecated nothing so much as a course that would impede the final result. That illustrious personage wished, like any other subject, to be put publicly upon his trial, and to stand acquitted or convicted upon the case that might be made out: at the same time that he had a thorough conviction, that he should exculpate himself from all charge. From the nature of the facts which had been already stated, he would stake his reputation upon it, that it was impossible that, after the result of the inquiry, any suspicion could even attach to his royal highness. But he was sure the house would pause before it would depart from its established usage to adopt a parliamentary commission. He felt the inconvenience of a parliamentary inquiry but these inconveniences must be encountered on so important an occasion.—The hon. gent. (Mr. Wardle) had in the course of his speech stated a circumstance which particularly involved the character of his majesty's government. He had mentioned that two members of the king's cabinet were concerned in this

agency for the disposal of government patronage. This was a topic on which he felt it due to himself to require the fullest information, and it was for the option of the hon. gent. to determine, whether he would afford it in a public manner in that house, or by a private communication to some of the responsible servants of the crown (a cry of name! name!). in possession of that information, he assured the house that by him no measure would be left undone to unravel and elucidate the truth or falsehood of that allegation, nor any diligence omitted to bring the delinquents, if anythere should be, to justice. It was not for him to tell that house, that in this great capital it might happen that foolish persons were frequently deceived by advertisements in the public papers, announcing the disposal of official patronage. And perhaps it had occasionally turned out, that the very persons who were originally deceived by these advertisements to make applications, did ultimately obtain the very appointments for which they had endeavoured to negociate; but he was convinced that as there was nothing so discreditable to government, so there was nothing more fulse in fact than the idea, that money was paid to persons high in office for such transactions. For the distinct manner in which the hon. gent. submitted the question to the house, he conceived him entitled to its thanks. had pledged himself to bring his charges home to his royal highness. Upon that pledge the proposed inquiry was admitted; and both for the accuser and the accused, to guard against suppression and insufficiency of evidence, publicity was essentially necessary. When, therefore, the question for inquiry by a Committee should be disposed of, he should second a motion that the Committee be a Committee of the whole House, if his hon, and learned friend (Mr. Adam) should make that motion.

Mr. Wardle stated, that he was anxious to afford the fullest information in his power to the right hon, the Chancellor of the Exchequer. The office where this agency was transacted was in a court out of Threadneedle-street. The names of the agents in that office were Heylop and Bullen. They had stated various situations purchased in the Island of Jamaica, and that the two members of the present cabinet, for whom they acted in such megociations, and to whom he alluded in his speech, were the Lord Chancellor and the Buke of Portland.

It was then carried, nem. con. that the conduct of his royal highness the Commander in Chief, in the appointment to Commissions, regulating Exchanges, and filling up of Vacancies in the Army, be referred to a Committee. The Chancellor of the Exchequer then moved, that it should be a Committee of the whole House.

Lord Folkestone considered the hon, mover entitled to the fullest credit, for the manner in which he brought the subject forward. He was of opinion that the ends of justice would be best answered by referring the inquiry to a Select Committee, from whose Reports all the benefits of publicity would be derived. From the inconveniences which he had witnessed lu the progress of an examination at the bar, he submitted whether any mode of conducting the inquiry was not better, than that proposed by the right hon. gent. It was extraordinary to see the Chancellor of the Exchequer interfere with the mode of proceeding which the hon. mover had adopted, when the house recollected with what severe comment that gent. (Mr. Perceval) remarked upon certain members on his side of the house, for the alledged indecorum of taking certain measures out of the hands of the original proposers.

Mr. Secretary Canning conceived that the surprise expressed by the noble lord' in seeing his right hon, friend propose to the consideration of that house the most desirable mode of proceeding, would have been prevented if that noble lord had considered the nature of the improvement which was recommended. The interference. of his right hon, friend was not to restrict, but to extend inquiry; it was not to narrow the means but to enlarge the sphere of deliberation. It was an improvement suited to the importance of the accusation, and to that serious discussion which so many commanding inducements pressed it upon that house to afford. The house should recollect that if such charges were proved, the issue of its deliberation might. lead to a proceeding affecting the most valuable privileges of parliament, and the dearest interests of the elevated and illustrious personage affected by their decision. It was established by various precedents in parliamentary history. It was to a Committee of the whole House the case of the duke of Marlborough was submitted, because such proceeding was considered correspondent with the gravity of its judicial character, and because for was

a species of trial which united earliness with publicity. When, therefore, the noble lord complained that an attempt was made to take the subject out of the hands of the hon, gent, who originally brought it forward, the propriety of his reproach amounted to this, that the Chancellor of the Exchequer had proposed a motion calculated most effectually to promote the object which the original mover professed to have solely in his view. Indeed, the hon. mover himself did not feel as if the proposition of his right hon, friend was any unjustifiable attempt at interference, nor did he evince any hostility to submit his charges to the house of commons in its most extended capacity. That hon, gent, had declared to the house, that in calling its attention to this very important subject, he was solely actuated by sense of public duty; that he was free from any hostile feeling to the elevated personage, whose character his charges went so vitally to affect. For the impulse of public spirit and disinterested patriotism, he (Mr. C.) was willing to give him credit, and surely that hon, gent. could not be dissatisfied with those who placed him upon the most commanding stage, to reap the benefit of his patriotic labours.—(Hear! hear!) He surely must he aware, that having undertaken the responsible task of submitting to a British House of Commons such a serious accusation, that whatever might be the issue of its deliberation; in whatever view the bouse shall consider the transactions which he has disclosed, whether they be refuted or substantiated, infamy must attach somewhere-either upon the accused or the accuser.—(Hear! hear!)—From the system which had been deliberately pursued for some time past, by the enemies of his royal highness, he had to congratulate that illustrious personage, and at the same time to thank the hon, mover, for the oppoltunity of canaging the subject upon charges preferred in a tapgible shape. Whatever result might ensue from such accusations, it was not to be denied, that that royal personage had been subjected to the systematic galumnies of a set of the systematic galumnies of a set of inprincipled lightlys; that in their vilosid, malignant publications ha had been tresped with a brushity of small, which almost reached with a hopitate in deciding whether the yates of a tree discussion was not completely depreciated by the axile of its maintaged by the axile for maintaged by the axile the maintaged by the axile and incompletely depreciated by the axile axile maintaged by the axile axile axile maintaged by the axile axile maintaged by the axile ax

without some freshattack upon his honour, his character, and his feelings. There was a cowardliness, a baseness, a wretchedness, in the villaipous libels against his royal bighness, which far exceeded the calumnious profligacy of other times. A cowardice too of the basest kind, participating of the most depraved and odious qualities, deserving of that execuation which the best feelings of humanity would pronounce on the base assailant of female weakness, because to direct unfounded attacks against those in high authority, was nearly similar to an attack on an undefended woman. It was therefore, as sincerely interested in the honour and reputation of his royal highness, that he rejoiced to find that this question had taken a distinct shape, and that in the due and proper place, the period for inculpation, and he was sure of exculpation, had arrived. It was for parliament to give the subject the fullest inquiry, but he trusted that the hon. mover would in the first instance, without any subsequent restriction, direct his proofs to the specific objects on which his charges of that night were founded.

Mr. Whithread concurred heartily in the recommendation of the Chancellor of the Exchequer, and the conclusive arguments of the right hon. secretary, for the most public inquiry. Whatever inconvenience might be the consequence, would be more than counterbalanced by the solemnity of the process; and the advantages of publicity. It was due to the elevated rank of the illustrious personage accused, and to the great interests of the country, which were so implicated in the issue. right hon, secretary had assumed as a fact, that such a Comapiracy as he described, existed, and upon that assumption he rested all his arguments. If such a Conspiracy did exist, every man must lament, that such a character, elevated in rank and influence, should be exposed to unmerited calumny. Still it was to be presumed and hoped, that a prince of the bouse of Hanover would prefer even suffesting under such attacks, rather than niaque the liberty of that press to which that family and the British Empire owed insult so long soffered to continue? Were the Attorney and Solicitor Generals calcen. and the other law officers of the crown anteep? How came it that they neglected their duty? He was ready to give them oredit that the omission was not intentional. There was one point in the speach of that

right hon, secretary from which he woust dissent. It was assumed by him, that if the result should, as he trusted, acquit his royal highness, his hon, friend would be infamous for preferring the accusation. Such dectrine was not supported either by the spirit or usage of the constitution. there were justifiable grounds for his charge, or if informations of a strong kind were laid before him, it was his bounden duty, as an honest public servant, to act upon it in that house. In compliance with that scuse of duty, his hon. friend did submit the subject to the house, and whatever might be the issue, he was convinced that not a particle of infamy could attach to him (Mr. Wardle.) He had thought it necessary to say thus much, from the conviction he felt of the purity of the motives that influenced his hon. friend, upon this There was one strong reason occasion. that this business should go to a Committee of the house, which weighed particularly with him; namely, that it would be impossible to select any set of names that would satisfy this herd of libellers, and calumniators, of which such mention had been made by the right hon, secretary.

Lord Castlereagh was happy to find that there had been such an universal concurrence of sentiment with respect to the necessity of examining in the most solemn manner the charges which had now been brought forward. He should have thought it unnecessary to trouble the House on the occasion, if it were not for one or two expressions which had fallen from an hon. gent. (Mr. Whitbread), who seemed to censure the idea of there being a systematic conspiracy to calumnists the duke of York and the royal family; and who stated that ministers and the law-officers must be much to blame for not instituting prosecutions, if such a conspiracy really existed. He was somewhat surprised at the course which had been taken in the debate by a noble lord (Folkestone), who suffered the original motion to be carried, nem. con, and afterwards spoke against the course which the house had adopted by that reso-lution. For his part, he thought that every possible publicity absuld be given to the proceedings upon this important occasion. If was a proud appration for the constitution of this country, to have a personage the most exalted in tenk of any subject in the realm (except one), desiring

subject. Although every gentleman would perecive that the house would suffer great inconvenience in being obliged, to devote to this examination so much of that time that was wanting for other important business, vet it would be better to suffer that inconvenience than suffer calumnies to rest upon persons in the most distinguished and important public situations. He thought the house and the country should feel indebted to the hon, gent, who brought this matter forward, as it, was reducing these charges which had been so often made, into a tangible, shape and a ferm, upon which a regular decision might be had. It should be recallected, however that every charge which had hitherto been made in that house against any part of the conduct of the duke of York, had only tended to raise h. r. h. higher in the estimation of the public, and exhibit in a. clearer view the purity of the principles apon which he acted. With respect to the doubt which the hon. gent. (Mr. Whitbread) seemed to entertain, of the wxistence of a systematic conspiracy to traduce and calumniate the duke of York and the other members of the royal family, he should ask who was there that read those news-papers which are daily presented to the public, and those other publications which come before them more indirectly, that could entertain a doubt of this systematic conspiracy? It was evident, that the same party, who, in times past, endeavoured to subvert all the establishments of the country by force of arms, was now endeavouring to undermine them by calumniating whatever is exalted in rank, or That party distinguished in situation. could not now think of marrying their objest by force of arms, as they knew the attempt would be too desperate and dangerous in the present times, but they were varemitting in their exertions to prepare the way to the objects which they hoped to accomplish, by calumniating the membeer of the soyal family and all persons in eminent and distinguished situations. The hon, gent. asked, what were ministers and the law officers doing or why they did not in. stitute prosecutions! The fact was, that they had instituted numerous prosecutions; but their putire time would be taken up in prosecuring the littlifers of the duke of York, if every libel meets be proceented. There was also one reason which often prevented the same publicity in the examination of prospection. Its required but sometimes, the charges against him, as would take mostly, united with a molerate similar of place in the case of the lowest and merches began knowledge, to make it satisfies by

difficult, to establish the charge of libel. There was another way in which libeliers might escape justice. When the law was going to be put in force against them, they shrunk from the laws, and quitted the In a very remarkable recent country case (that of major Hogan), even before the libel issued from the press, the author had secured his passage to America. The house and the duke of York were now in a new situation, and he congratulated them and the country upon it. There was much more chance of mischief from malignant misrepresentations out of that house, than from direct charges brought in a fair and manly way in that house. As those charges had been so brought, he thought it necessary that they should undergo the most solemn, serious, and public investigation. He thought the greatest possible publicity should be given to this examination, and that every step of it should be in the He was, therefore, not for face of ilay. leaving it to any select Committee, nor even to the twelve judges, nor to any thing short of that full and open examination, which might be had at the bar of that house. He therefore trusted the house would adopt that course.

After a few observations from Mr. Wardle, it was resolved that the house should on Wednesday next resolve itself into

shat Committee.

The Chancellor of the Exchequer then proposed, that the hon. gent. should give in a fist of the names of those Witnesses he intended to call to substantiate his Charge, that such persons might be summoned to attend.—Mr. Wardle (after having gone to the table to make out his list of Witnesses) returned so his seat and said that be thought it would be attended with no inconvenience to defer mentioning the witnesses till Tuesday, when he should come down prepared to furnish the house with the first part of the case he should proceed to prove, and a list of the witnesses whom it might be necessary to examine relative to that first charge.

[BRITISH ARMY IN SPAIN.] Mr. Ponlonby wished the noble lord, opposite, to inform him, whether it was his intention to lay before the house a return of the loss.

itied by the British Armyrin Spain, if the late expedition is that country.

1,2 document was necessary before he proceeded with the motion of which he had given notice, relative, to the mode in which the war in that country had been conducted, a If the mobie local did intensi

to produce this return, he trusted it would be done previous to the day for which his notice stood, and he should feel obliged to him to mention about what time he thought it would be in his power'to do so. If he had not this intention, it would be his duty to move the house for that purpose.

Lord Custlereagh said, there could be no objection to laying this return before the house, but as it had not yet been fully made to government, he could not possibly condescend upon any particular day.

General Stewart rose to do away an impression of a very unpleasant nature, which had been made on the public. It had been stated, and was very generally believed, that our loss in Spain amounted to 8 or 9,000 men. He could take upon himself to state, that it did not exceed half that number.

Mr. Ponsonly asked, if he alluded only to the loss sustained in the retreat, and at Corunna?

General Stewart. During the whole campaign—from the first moment the British army entered Spain till their final embarkation at Corunna. (Loud and repeated cheers)

HOUSE OF LORDS.

Tuesday, January 31.

DUKE OF YORK - DISCIPLINE OF THE ARMY.] The Earl of Suffolk called the attention of their loadships to a few observations which he should wish to make upon a subject of great public interest. He allowed that it might not be altogether corresponding with the rules of that house, but on such an occasion he was convinced that their lordships would excuse him. For some time past, rumour had been exceedingly busy in spreading reports of a tendency extremely injurious to the character of the Army; he meant not only the busy whispers that prevailed among the ill-natured, but the public attacks that slander had made upon its discipline. Having been bred a soldier from his earliest days, he could not hear these scandals and falseboods propagated without taking the first opportunity that presented itself of giving his meed of refutation to the calumny. He was the more anxious to do this, because not only the Army deserved it at his hands, but the conduct of the Illustrious Personage who has the command in chies of its loudly valled for it as an act of justice's for he could take upon him to say,

that the British Army never was in the memory of man in so complete a state of discipline, as it had arrived at since his royal highness had been appointed to that great and responsible situation. whole object of that illustrious duke had been to bring the army to that state of perfection which by its recent demeanour, it had so nobly proved. It was that discipline which enabled our troops, after a march of upwards of 400 miles through a barren tract of country, at an inbospitable season of the year, to give battle to their adversaries, and gain over them a signal victory: it was that discipline which enabled them to sustain all the hardships and all the privations which they endured in that retreat, and, finally, to secure and save themselves from a tremendous enemy. This was the effect of the discipline introduced and acted upon throughout the British forces, and which was demonstrated in a thousand instances. There was one which he would mention, however reluctant he was to do it, and that was, when his royal highness heard that the lieut. colonel of a regiment (the regiment which his lordship commanded, and which the late lieut -general sir John Moore once commanded) was deficient in talent and knowledge to hold such a commission, he removed him, and appointed another more effective in his stead; and neither his family connections (being the son of a noble lord), nor any other interest, was allowed to prevent that removal: the consequence whereof was, that the regiment immediately improved in effective force as it did in discipline.—There was another circumstance which he wished to notice to their lordships, and that was, an ill-founded opinion entertained of that excellent institution the Military Asylum, namely, that it was a uscless burthen to the state. This his lordship could most solemnly contradict, and also take upon him to say, that a more beneficial establishment, as a nursery for good soldiers, never was insti-That was all with tuted in any country. which, on the present occasion, he should trouble the house.

HOUSE OF COMMORS.
Tuesday, January 31.

[WARRANT RESPECTING MR. 7 JAFFERY OF POOLE.] Mr. Sec. Canning, by command of his majesty, presented from the bar, a copy of the Patent appointing Mr. Jeffery his majesty's Consul-General in Pertugal.

Lord Follestone wished to be informed, whether any salary was somexed to the office of Consub-General in Portugal, as that did not appear by the patent of appointment.

Mr. Coming replied, that no salary was annexed upon the face of the patent, because, no emolument was derived from the public revenues of this country. 'The salary was derived from the Consul's fees, which fluctuated in amount between 1,500l. per annum the lowest, and 3,000l. the highest limit. At the appointment of Mr. Jeffery, it was thought desirable to lower the emoluments of some Consuls, and raise those of others, and to place the Consulate in Portugal on the footing of the North American Consulate, excluding persons in trade, and limiting the income. The amount of emolument which Mr. Jefferywas to have, was 1,500l. per ann, and one fourth. of what fees he should collect over that sum, as an inducement to ensure their collection; the other three-fourths of the surplus of the fees over 1,500l. to he handed over to the fund, as a provision for other Consuls. He was, however, to admit, that an assurance had been given to Mr. Jeffery, that if the fees of his office should fall short of 1,500l. they should be made good to that amount, so that it was barely possible that he should have to derive any part of the income of his office from the public revenue of this coun-

Mr. Tierney asked whether it was intended that the salary of the office was to be enjoyed by a member of parliament resident in this country without vacating his seat.

Mr. Canning replied that he had imagined the hon, gent, whose appointment was alluded to, had immediately proceeded to his destination, until this question had been started, when, upon inquiry, he found he had been detained by private affairs. If that gentleman should hereafter return for a time to England upon leave of absence, he saw no reason why he should be precluded from receiving his fees of office.

Mr. Wardle declared he should do every thing in his power in order to be able to go into his case against his royal highness the duke of York, relative to the exchange sof major. Knight and lieut. col. Brooke, with the witnesses at present in London. If he should not, he trusted the house would indulge him with some forther

time, and for the attendance of these officers, the former of whom he understood to be at present in Jersey or Guernasy. He trusted, teo, that he should be allowed to call for all official and other documents, which might be necessary to make out his case. The following witnesses were ordered to attended the committee of the whole house to-morrow: viz. Dr. Thvume. Robert Knight, esq. Mary Ann Clarke, Westbourne-place, Sloane-square; and lieut. col. Brooke, 5th Drugoon Guards. It was also ordered, that R. M. Diddulph, esu. be desired to attend in his place tomorrow, and that the Banking Books of the house of Biddalph and Co. for the month of July 1805, be produced.

[Vors or Trans to Gen. Chaupund.] On the suggestion of lord Castlereagh, the Vets of Thanks to the officers engaged in the battle of Vinniera was read, when, on the motion of that noble lord, the same thanks. were voted to brig.-gen. Craufurd, whose maine had been, through inadvertency,

omitted in the former vote.

[Destons of Equity.] Sir S. Romilly, pursuant to notice, moved for, and obtained leave to bring in a Bill for extending the provisions of the 32d Geo. 2, to Debtors confined for Equity Debts. The how and learned member stated, that there was no difference in reality between legal:

equity debts, but in the mode of recovery, se Equity Courts imprisoned the parties not for debts, but for contempt; and yet, by some enaccommubic omission, the provisions of this homane act, commonly ealled the Lords Act, had never yet been entended so Equity Debtorn. On these grounds leave was given to bring in a Bill to extend the provisions of the Act to persons in custody for non-payment of meney purguant to orders of Courts of

Equity.

FARMY CLOTHING CONTRACTS.] Mr. M. Thermon adverted to the subject of certain contracts of a fermer year, for supplying the army with great coats, which was brought into discussion towards the close of the last session, by an bon. gent. opposite (Mr. Wardle), and rose now for the purpose of moving that there be laid before the house the copy of a letter of the 29th of June, 1808, addressed by Messes. Pleases and Co. serry clothiers, to h. r. h. the continueder in chief, the production of which he was combdent would visitioate Middet destructor of those reseclable persons from the eblique which find been through upon those by the hose.

gent, and prove that the statements on which that hon, gent, had founded his motion were completely erroneeus. his deed, he had hoped that the bon. Member himself, now that he was apprized of the circumstance, would have been forward to acknowledge his error, and do justice to the characters and feelings of those genthemen, for the injury they had sastained from his statements. He moved for the letter above_stated.

Mr. Wardle said, he felt himself taken by surprise in this motion of the hon. gent. He however felt confident, that the letter in question, so far from exculpating the conduct of those persons, would render it still blacker; as he could prove, that they had no scruple in falsifying upon one page of their books, when it served their purpose, that which they asserted on another, and that the public suffered great many from their conduct.-After some further conversation the motion was withdrawn.

Sir John Moore's Dispatches T. Mr. Whatbread wished to ask the noble lord optosite, whether there was any probability, that the public would be gratified with the publication of any part of sir John Moore's dispatches. From what fell from the noble lord on a preceding evening, he was taught to expect there would be no objection to publish certain parts of these dispatches. He had looked with great anxiety to Saturviay's gazette, and was disappointed to

find they did not appear in it.

Lord Castlerough observed, that the hon. member had anticipated what he intended to mention before he sat down. The purpose for which he chiefly rose was to ascertain from an hon, member, on the opposite beach, the nature of the motion respecting Spain of which he had given notice for Monday se'nnight. The period of discussion being so remote, it was very desirable for both sides of the house to be put in possession of all the preimmary imformation that was necessary. would be the more competent to some to of fair decision, by possessing those instructions on which the campaign was carried on. On the pure of government, there would be not abjustice to granting copies of these, . The only restriction they wished to make metated to pending instructions; and copies of these he hoped to be able to buy before the house while the other papers were preparing. Ministers were swanniout as the home member for the discussion : as it would much forward the bush

ness, if the necessary information were obtained, he trusted that the hon, member would frame a motion with a view to that object. He would be happy to communicate in private with him on the subject, and to facilitate his object by every means in his power.-With respect to the question put to him on the subject of sir J. Moore's dispatches, he regretted that it was not possible for him to gratify the hon, member's curiosity. Those dispatches he considered as private and confidential. were marked so on the back of the letter: they were so declared to be in the body of the dispatch. It was distinctly left to the discretion of ministers to publish such parts of them as they pleased, or to withhold them altogether. It certainly was the wish both of himself and his colleagues to gratify the public and the friends of that gallant officer with extracts from the dispatches, but they found it so difficult to select such parts as it would be prudent and proper to publish, that they were under the necessity of wholly relinquishing the design. After the letter relating to the last event in Spain, there was nothing in sir J. Moore's dispatch necessary to be made public in the gazette. Upon mature consideration, he was convinced that it could not, with any propriety, be brought forward as an insulated production. He wished, however, to gratify the friends of that gallant officer as far as Their object, he presumed, possible. would be obtained if the dispatch should become public in any way. He had no objection that it should be produced as part of the correspondence necessary for the discussion of the conduct of the war in Spain, though her must still adhere to his objection of publishing it in the gazette.

Mr. Ponsonby had no objection to state the general purport of his motion. It would be for a general inquiry into the conduct of the government with respect to Spain, and the manner in which the compaign had been conducted in Spain. If the nuble lord conceived there were any papers that might render further inquiry necessary, it was within his discretion to move for their production.

Ms. Whitbread said, after what fell from an hon, general on a former corning, and what was known to be the wish of the friends of sir J. Moore, he had been induced to entertain hopes that certain parts of his dispatches would be published. At the same time, he agreed with the

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lord, that it might be improper they should appear in the gazette. He was happy, however, to hear from him that there would be no objection to their being produced in another form.

General Stewart stated, that sir J. Moore, in delivering his disputches to him, observed that they were private and confidential; but that ministers were at liberty to publish any parts of them they might think proper.

[Negotiation with Russia and France.] The Papers relative to the late Overtures from Erfurth being entered as read:

Mr. Secretary Cunning then rose, and said. that in proposing to the house to address to his majesty the expression of their thanks for the communication which his majesty had been gramusly pleased to make of the Papers upon the table; their acknowledgment of the principles upon which his majesty had acted throughout his communications with the courts of France and Russia; and their resolution to support his majesty during the continuance of the war, which he had been unable to bring to an end consistent with honour or security, he could not anticipate opposition, nor did he believe there could exist any diversity of opinion. apprehended, that any question which would that day arise, must apply to the conduct of his majesty's government as to the manner in which it had followed up its principles, and not to the principles themselves upon which they had acted. Whatever of doubt or of hesitations there should be, would only be felt as arising out of the particular steps of the negotiation, and not as to the principle upon which it turned, or the result in which it terminated. No man, he believed, in the house would say, that if the business had been otherwise conducted,, it would have led to a negotiation, or ended in peace. What he. therefore, had to say in proposing the Address, would lose much of its interest, because the result under any circumstances would not have been different, as the intentions of the enemy were obvious on No man the face of their overtures. would contend that the overtures had ever been sincerely meant to lead to a negotiation, or afforded the slightest chance of peace. On the face of the overtures their delusive character was manifest, and ho saw before hand what must have been the necessary result. If it could be shown that any principle had been introduced into the discussion inconsistent with the sincerity

of pacific intentions, or any opportunity lost of bringing to a point the intentions of the enemy; if it could be shewn that any occasion had been taken to put an end to the intercourse, before it was obvious that it could not be continued with any prospect of success, or without dishonour; he would admit, that in either of these cases, though the final result might be the same, yet that blame would justly attach to his majesty's immisters. In what he had to say, therefore, he meant to confine himself to their conduct, rather than by argument to enforce principles upon which every man must be agreed. There was this singularity in his present situation, in moving the Address upon this subject, that if ministers had been called to account for their conduct in the transaction, either at the moment in which it took place, or immediately after its terminathon, he should have had far different topics to touch upon from those to which he was now obliged to advert. Any man who recollected the sensation excited by the receipt of the overture in this country, any man who could remember the state of the public mind at that period, and upon this subject, must be aware, that if any fault was attributed to his majesty's government, it was that of having entertained delusive overtures of a dangerous tendency, rather than that of putting a precipitate stop to the prospect of a negotiation. The general apprehension at that period was, lest ministers should suffer themselves to be entrapped into an idle and delusive negotiation, which could lead to no pacific result, and would only tend to forward the insidious views of the enemy. Even those, who at all times had been the advocates of peace, and recommended the necessity of negotiation, even all those were universally of opinion, that in making the overture, the enemy had no intention but to delude, no object in the proceeding but to profit by that delusion. At that time he and his colleagues had the misfortune, if misfortune it could be called, to differ from the public impression. They telt it their duty, however delusive the overture might appear to be, to endeavour to ascertain, beyond the possibility of doubt, the real intentions of the enemy. If they had suffered any unnecessary time to elapse before they had accomplished that object, he would allow it to have been a fractical evil to the country; but it with evil countribalanced by the adage resulting from shewing, that

whilst we were sincere in the desire of peace, the real intention of the enemy was to delude by a hypocritical ostentation of a desire for peace. For one he had thought it his duty, before the overture was rejected, to try to ascertain whether the enemy were really desirous of peace. Many persons at that period were of opinion, from the unexampled atrocity of Bonaparte's conduct towards Spain, that we would have been justified not only upon every ground of high spirit, but upon every dictate of sound principles, in rejecting every overture from him towards negotiation. Most people thought the withdrawing the French troops from Spain, and a restoration of the legitimate government in that country, ought to have been made the conditions of entering into any negotiation, or of accepting any overtures. Upon the moral principle, he could not differ from those who entertained that sentiment. But, thinking that political considerations were not always to be controuled by the principles of morality, and that governments had other complicated duties to perform beside what a rigid regard to the abstract rules of morality enjoined: however atrocious, however violent, or however iniquitous the conduct of Bonaparte might have been, he did not think that this government had any political right to demand atonement as a prelimimary to negotiation. There was not in this world an authority that could confer such a right, and consequently, he did not make the demand. He was ready to allow, however, that if the demand had been made, it would have placed this country upon a high and commanding ground, though he did not deem it wise to to reach that elevation at the expence of any essential interests. However atrocious, therefore, the conduct of Bonaparte, however iniquitously it might have surpassed the atrocity of all his own former examples, his majesty's ministers did not think it right to demand any conditions from him, but such as by the refusal of them he must place himself at the bar of the European world as the enemy of its repose. They had not made any sacrifice of the hopes of peace by insisting upon conditions, which they had no right to demand, or yielding to popular feeling rather than their sense of public duty. Their impression was to shew, that if there was any chance of "peace they were ready to avail themselves of it; but if, as they foresaw, no such regult should follow from the overture,

they were determined that the fault should not lie with them. They felt that to demand, as the price of entering into a negotiation, the evacuation of Spain by the French, would have been to do that, which it was the business of Spain to do; would be to negotiate for her; to assume the tone and character of her protector to exercise a right which had never either in fact or in substance, been conveyed to us. Such a demand would also have given cause of complaint to other allies, whose territories had been also invaded, and successfully invaded. So that we stipulated for our new allies no more than we did for our ancient allies, to whom we had been bound by solemn and long existing treaties. The demand of the restoration of the lawful sovereign of Spain would also have been a question which more particularly belonged to Spain, to insist upon: it would likewise be to abandon that bold and liberal policy, in which the house and the public were last year agreed; namely, to leave Spain to herself, and not to interfere in her internal concerns. The demand. that had been made in reply to the first overtures, was the lowest, but at the same time the most efficacious that could have been made; that Spain might be admitted to the negociation, that she might have the opportunity of stating her own demands; that the negociation should not be conducted for her by us, but that she should be afforded an opportunity of pleading her own cause in the persons of her own plenipotentiaries before the assembled representatives of the powers of Europe. It had been stated in other places, that the proposal of this condition amounted to a demand of a preliminary concession from France. But so far from that being the fact, so far from concession having been demanded with respect to the legitimate sovereign of Spain, it was only required that the existing government, the government de facto in Spain, should be admitted to negociate, that the government that was in possession of the executive authority should be so admitted, described, too, as it described itself, as a party to the pro-posed negociation. This was the least that could have been done, and this we were bound to do, without any dictation towards Spain, which had ever been most studiously avoided by his majesty's government. Could any one be so little read in history, so little versed in the transactions of modern times, as not to know, for it was notorious, that in almost

every instance, governments so situated had been admitted to participate in negociations, without any notion being entertained that such admission amounted to the smallest concession on either side? Who did not know, that in the last war, of which Spain was the theatre, the war of the Succession, in which Great Britain supported the archduke Charles, and France the duke of Anjou, that in that war there was no exclusion of the existing government from negociation, nor was the demand to admit that government to the negociation considered as amounting to any application for preliminary concession. we looked farther back, to the war which separated the Low Countries from Spain, we should not find that during the whole of its continuance, the dunission of the existing government as a party to negociation was ever considered concessions nor was any attempt ever made to exclude it from any negociation. It was in the year 1576, that the Low Countries first rose to resist the authority of the king of Spain, and the independence of the United Provinces had not been recognized formally till the peace of Munster in 1648. During the whole of that period, the existing government of the United Provinces had been admitted to negociate, without such admission having been considered a concession. In demanding, therefore, that the government de facto of Spain should be admitted a party to the negociation, we demanded the lowest possible condition of the enemy; at a later period this country might possibly contend for more; but, without meaning to under-rote the interests of Spain, he felt that no more could ave been demanded in the first instance; and the moderation of the condition was sufficient to quiet all suspicion in the minds of mankind respecting the sincerity of our wish for peace. What concession, then, had been demanded of Buonaparté? Absolutely none. The admission to negociate alone was demanded for the Spanish government; but the admission to negociate would not decide the right, nor interfere with any disputed point, but simply open the way to immediate negociation and eventual decision. It had been said, that this demand would more properly' have been introduced in the negociation, which might have been entered into upon the basis of the uti possidetie. But by whose right could Spain have been let into the negociation upon such a basis, if not allowed to be an original party to the ne-

gociation? Who possessed Spain, so as to let in the consideration of negociating upon such a basis? We had no right to treat for Spain upon such terms, because we had not the possession of Spain. Upon this principle he had felt it his duty to protest against such a principle of negociating for an independent nation, as if we had the possession of it in such an extent, as to authorise us to treat for it upon the basis of actual possession. He protested against the principle in the case of the king of Sicily in a former negociation. and he abjured it in every instance. If we had accepted the proffered basis without stipulating the admission of the Spanish government, it might have given to France a claim to the fortresses of Spain, which they had gained possession of by treachery, upon the same principle; and, perhaps, that was the object which the enemy had in view in the proposal of their delusive overtures. By demanding the admission of the Spanish government to the negociation, we had given France an opportunity of doing away all suspicion upon this head, if her views were not There were others who were of opinion that the acceptance of the first overtures was but a mere waste of time, and that, consequently, they ought to have been rejected at once. In this preliminary opinion he was not disposed to concur. He and his colleagues, though not sanguine that the result would end in peace, yet thought the trial worth making; and the circumstance of the peror of Russia being joined in the application gave strength to any expectation that might be conceived of the possible restoration of the blessings of peace. They had hoped, that the emperor of Russia, from a consideration of the perfidy with which the French suler had gained possession of the principal fortresses of Spain, and of the villainy with which he enticed the legitimate sovereign of that country, first beyond his frontier, and afterwards led him, with all the members of his house, into captivity; would have opened his eyes to his situation; would have anticipated the degree of forbearance he had to expect, when such atrocities had been committed against the best and most service-

able and most faithful ally and friend of

France, the compliant, submissive and un-

representing power, which ever exhausted

its awa means, to promote the ambition and the interest of an ally. He had

expected, that the emperor of Russia,

from the comparatively little that he could do for France, contrasted with what had been done by Spain and the possessors of Spanish South America, could not look to any very exemplary forbearance, and that the time had at length arrived when he would endeavour to retrace the course, which he had pursued since his alliance with France. He was not quite sure, that, if the Erfurth meeting were again to take place, he would not again ontertain the same sentiments, because he could not conceive, on an occasion like this, that sovereigns would cringingly submit to dig the pits for their own fall. pectation was an homage to the spirit of a man, to the first causes of human actionthe principle of self-preservation. had, upon the presumption that the emperor of Russia felt as a man, thought that he would have been influenced by the feelings of human nature, and consequently, that he would not have become a party to the designs of Buonaparté. If they had acted otherwise, it would have been said of them, that they had aspersed his character, and thrown away all chance of peace. He confessed himself to be one of those who entertained a hope that peace might possibly be the result of an overture, to which Russia had been a party, especially as Russia had, on all accasions, particularly interested herself for the honour and security of Spam. If it was a question for making peace, she uniformly intreated that Spain might be made a party; if a question for making war, the request was, that Spain might be exempted from the calamities of the war. The recollection of these facts, and the conviction how much it must be the interest of Russia herself, to discountenance the ruinous projects of France, rendered it not surprising, that he should have entertained a strong impression of the sincerity of any overture for peace coming from such a quarter. Whatever was done at Erfurth, there could be no doubt but the situation of Spain, which at that time occupied the attention of all Europe, formed a very considerable part of the dis-cussions. What, then, was the surprise of his majesty's government at seeing that subject studiously omitted in the overtures? They could not help supposing that Spain had been sacrificed by the emperor of Russia, and they considered it as their paramount duty to bring the matter immediately to a point, and to shew, that if any reliance was placed on the aid of Russia in

the Spanish cause, it was a reliance on a broken reed. It was therefore necessary in their answer, as studiously to introduce the name of Spain, as it had been avoided in the overtures, and to adopt one of two ways, either to demand all for Spain, or only that it should be admitted, at the opening of negociations, to treat in its own behalf. They preferred the latter. What, then, was the answer returned by France. and her faithful follower Russia? It had been stated, that France and Russia had no alternative: but, from the nature of the answer from the British government they could only return a direct negative to the demand there made; but this was not true. France might have said, that as G. Britain and Spain were not in alliance, the government of Spain might be permitted to treat, reserving always the question of right to the sovereign of that country. By this means Euonaparté would preserve his dignity. Or he might have said, we will adinit the de facto government of Spain to treat, provided you will at the same time admit of plenipotentiaries from my brother the de jurc king. It was not now necessary to discuss what would have been the answer of government to this proposition; he mercly mentioned it as the return which might have been made by Buonaparté instead of a direct negative. What then, as he had already said, was the answer returned by Buonaparté? Was it either of the two he had just specified? No! it was distinctly this; " In no shape shall the Spanish people be admitted to treat, because they are in a state of rebellion against me and the sovereign it is my will to impose upon them." Thus, then, it was Buonaparté, and not the Pritish government, that had required recognition. The requisition was not contained in their demand, as a prelude to negociation; but But the case did not rest in his answer. here. If he had simply said, I will not admit the Spanish people through their existing government to treat, it would not have been so much, but the reason he immediately after assigned, put an end to the question. He affirms that Joseph Buonaparté is king, and in complying with his preliminary, we should not only have abandoned the interest, but destroyed the name of Spain; we must have admitted the description of the Spanish people as rebels, and sanctioned their punishment as traitors! To whom?-Joseph Buonaparté: thereby, while he scouted the proporal of the admission of the de facta govern-

ment, tacitly commanding our recognition of his atrocious usurnation. Yet if any further illustration of his principles were necessary it was to be found in the next paragraph, respecting the Roman Catholics of Ireland. He only mentioned this circumstance to reprobate it, and noticed the argument adduced by our enemy to show its falsity in deduction, though he was far from allowing it to be oven founded in truth. He begged to be understood as not acknowledging that the Catholics in Ireland were rebels; but if there were rebels in that country, they were rebels to a king in complete possession of the country and perfect in all his rights of sovereignty. Yet they were compared to the universal Spanish nation in arms against the usuppation of Joseph Buonaparté, who neither had right to their throne nor possession of their monarchy. But to return to the argument of insisting on a preliminary demand, he had to repeat, that the British government had demanded nothing, they had merely resisted a demand. They had merely resisted a demand. had said, we will not, with a stroke of a pen dismiss a whole people to slavery, and acknowledge a tyrannous and usurping dynasty. It had also been said that the question in Spain was therely as to the rights of different kings, and that the matter between Charles IV. and Ferdinand VII. did not require our interfe-He readily agreed to this, as we had no business with the question between these legal and legitumate sovereigns. It was the person whom the country unanimously preferred as their king, that we were bound to acknowledge. The only question was, which should have greater force, the edict of Buonaparte, or the almost unanimous declaration of Spain. The universal enthusiasm of the Spanish nation in favour of Ferdinand VII. bad determined this country in its decision. It had, indeed, been said, and asserted by our enemies, that this universal enthusinem was the result of arts practised by Great Britain. To say nothing of the absurdity of this assertion, which could only be supported by confounding all dates and times, it was scarcely requisite to point out the impossibility of stirring up numerous provinces at a distance from each other, and resembling so many distinct kingdoms, to rise at ence and unanimously lift up their hands for liberty; and indepenlence. Fifty proclamations had almost multaneously been issued from different points of the Spanish dominions. All the

provinces of the monarchy, with the exception of only two or three, accorded in declaring Ferdinand VII. to be the object of their choice, love, loyalty and admiration. Would it be contended that it was our duty to point out to them a new person for a sovereign, calculated to renovate their kingdom, by implanting into it all the virtues of a new dynasty? He hoped the British nation would never adopt these principles of the Napoleon school, or those of the French revolution. which for 10 years had been the source of all the misery that had desolated the world. His majesty's government did not conceive it to be a duty imposed on them to point out to the people of Spain even such errors as the eye of philosophy might discover in the best formed constitutions. Great and glorious as was our own, they would consider themselves better employed in rectifying any errors that might have crept into its pure system than in pretending to judge for others. were content to take Spain as they found it, and nover wished to take an advantage of its misfortunes to modulate its government into experiment. They considered it in the view the Spanish people themselves took of it—they offered no counsel—they suggested no change—to ask for the admission of the de facto government was not therefore to force any thing on Spain, or to interfere at all in the continuance or termination of the war. If after the answer returned by France, ministers had receded from the cause of Spain, then, indeed, they would have deserved all those taunts; all those suspicions, and all those doubts which during the interchange of couriers between the countries were preparing for them. But to set the designs of Buonaparté in a still stronger point of view, he must recal to the recollection of gentlemen, that it was not in consequence of the Auswer returned to the Erfurth overtures, that he formed his determination to subvert Spain. That determination was declared before the answer was repeived. The overtures reached this country on the evening of the 22d of October, and Buonaparté on the morning of the 25th of the same month, in his Speech or Message to his Legislative body, pleffged himself to place the crown of Spain, by force when the head of his brother. If there were thought an opportunay for successful negociation had been or not any other line of conduct would not

have been equally useless, --, Another charge had been brought against government: it was said, that whenever Buonaparté had resolved on any measure, and declared that he would accomplish it, such a declaration should be received, as the fiat of a superior being, against which it was folly to oppose any kind of resistance! He never pledged himself to any thing but what he could carrry into execution! His resolves were insurmountable! His career not to be stopped! We were therefore to submit to dependence if he declared such to be his will and pleasure, and so far from daring to stand gloriously forth the champions of the continent, we were not even to think of defending ourselves against this irresistible leader! Such might be the opinion of some; but such was not his opinion, nor the opinion of the British people. Even were the ship in which we were embarked sinking, it was our duty to struggle against the boisterous elements. But he never could acknowledge that such was our state; we were riding proudly and nobly buoyant upon the waves. Of those who entertained such desponding, such unmanly sentiments, he was sure the number was very small.-In another, and certainly the least brilliant light in which we could consider the nature of our connection with Spain, namely, as far as our own interest was concerned, could any one of the few who looked at the subject in this selfish view, say that we ought to have abandoned the cause of Spain? There might be many opinions as to the mode in which assistance ought to have been rendered, but there was only one opinion on this point, that we ought not, in any case, to seem to apply it to our own particular interest. It had been spread by our enemies on the continent, that England stimulated the wars which had so long disturbed the repose of the world in pursuit of her own advantage, and to augment her maritime superiority, and that if she failed in the preservation of her allies, she was ever ready to share in their plunder. Care, then, was to be taken not to suffer the imputation of a blot of that kind in the war for Spain; and against such a suspicion ministers had most cautiously guarded the honour of their country. It certainly had been possible for us at the commencement of the Spanish war, to have remained neutral, and said to ourselves, we are glad to see discord springing up between France and her allies; but the voice and feeling of the British nation declared loudly and

Mr. Whitbread said, he rose fully confident that he could reconcile the opinion which he feltit his duty on that night to state with the sentiments which on a similar occasion he had formerly delivered. He had listened with no less satisfaction than at-

tention, to the speech of the right hon. secretary; a speech truly eloquent; but, what much more astonished him, replete with those axioms of political truth which, if they had been acted upon by that side of the house sixteen years ago, would have prevented the destruction of the balance of power, preserved the Bourbon family, and have sustained the greatness and prosperity of this country, now, from the operation of contrary principles, reduced, he feared, in some respects to a sinking state. He was ready to admit that, after, the answer of the French government, negociation was out of the question; but the fault he had to find with the right hon. secretary was, that he had provoked that answer by his ill-placed taunts, and by a wanton and unjustifiable arrogance, in replying to a fair overture. It was an error too prevalent, and frequently fatal, with individuals in office, to assume, Yh their communications with a hostile power, every virtue to themselves, and to charge their opponents with every vice. But to hear such observations from the right hon. gent. opposite, he who, last year, scouted in that house those principles of morality and justice which it was once the pride and character of civilized nations to revere and perpetuate; to hear him who committed an act which exceeded the most atrocious occurrences in our history (the attack on Copenhagen), complain against France, that its usurpation of Spain was unparalleled, was, to say the least of it, not very consistent. Who could suppose last year, that he would have so speedily abjured his new morality, and have that night expressed his indignation at the unprincipled invasion of an independent neutral state, and the imprisonment of a friendly sovereign? The aggressions of human governments were not, unfortunately, either new or infrequent. Great Britain was not to suppose that Providence, in its wise dispensations, had confined justice within geographical limits. It was somewhat extraordinary, therefore, that the right hon, gent, should have presumed to call the conduct of Buonaparté towards Spain an "usurpation, which had no parallel in the history of the world." It really carried an air of ridicule along with it, to Buonaparté, not less, however, than / did another assertion carry of insult to the Emperor of Russia. What must he have thought when the denunciations were perused by him against the violator of the Spanish throne; he, who must have ry-

membered well how Catherine, called the Great, and Frederick, called the Great, and the Emperor of Austria, dismembered Poland, and dethroned the king? Why should we talk of atrocity? Why should we blasphemously call on our God; we, the ravagers of India, we, who in the very last session, voted the solemn thanks of the house to the despoilers of that unhappy, persecuted country. "When we say that we have no sin, we deceive ourselves, and the truth is not in us." Why did he dwell upon these points? He did so to impress upon the country and the house moderation and justice; to guard them against the infatuation of conceiving themselves superior to the accidents of adversity, and released from the influence of reciprocal duties. He begged of those infatuated with ideas of our own importance, to look how much we had sunk in the scale of nations from the rank we once held; not that he advised truckling to the enemy, but that we should pursue the same system of honour in the North and in the East we recommended to others. and not brand Buonaparté with unparalleled atrocities, as if we had forgot all history, and even that which had passed in our own days; as if we had forgot the atrocities which had been perpetrated by Spain in former times in the western world, and by ourselves so very lately, on Spain and on Denmark. He contended that there existed a contradiction between the king's speech and the reasoning employed by the right hon. secretary, when called upon to give up Spain. It was not true that Buonaparté required of us, in his first communication, the abandonment of Spain as a preliminary. For it was stated by him after he had received the communication from our government. The first communication which came from the enemy was, in his opinion, perfectly unexceptionable" in its manner and style. He could not conceive any thing more respectful than the note of count Romanzolf. The right hon, gent, had before refused the offer of the mediation of Russia, on two grounds; first, he had required that a specified basis should be stated upon which the negociation was to be founded; and secondly, be positively refused to send another plenipotentiary to Paris. In the late overture, both those objections were removed; for count Romanzoff did propose as a specihe basis, the status quo, or any other basis that ministers should prefer, and as to the mace of negociation, it was left, entirely

to his majesty to send his plenipotentiaries to any town he should chose on the continent of Europe, where the emperors of France and Russia also engaged to send their plenipotentiaries. The right hon. gent, had no right, then, to treat the cmperor of Russia with that severity which he had done in his answer. If the emperor of Russia was in a degraded situation, the right hon. gent. should have considered what were the causes which had brought him to that state of degradation. It was to be traced to that fatal and disastrous coalition of 1805, which, by its ill concerted projects, prostrated the strength and resources of the continental powers, Did he forget the negociations at Tilsit, and the memorable transactions which followed in the north of Europe? Such events, in his opinion, accounted for the hostile feeling of Russia to Great Britain, and for its dependence on France. The right hon. gent. should have remembered that act of the present government against Denmark, which had given the most just and serious grounds of offence to Russia. The form of the communication which was now under consideration, was certainly not usual till very lately; but, surely, there was nothing disrespectful in the letter signed, " Alexander-Napoleon," nothing that called for the very pointed insult with which it had been met. There had been two instances before, when unfortunately, direct proposals of peace made by Buonaparté to the king, had been made in vain. Every body remembered, and almost every body now deeply regretted, the manner in which the first overture of that nature had been rejectcd. However highly he respected the noble lord (Grenville) who was then the secretary for foreign affairs, his opinion of that transaction remained the same now as it was at that time. Experience, and the evidence of facts, were then the burden of the song. Heavy, indeed, was the song, and he feared it was a knell which sounded the doom of the country. He could see nothing at all disrespectful in the letter of the two emperors. There was, indeed a sentence somewhat perplexed, one which the right hon. gent. appeared to have entirely misunderstood, respecting maritime commerce. This sentence, however, afforded no pretence to justify a studied insult to either of the emperors. The right hon, gent. was not bound to have gone out of his way to let the emperor Alexander know, that there would have been an answer to his letter, if his name had not been joined

with that of Buonaparté, who had not bee acknowledged as Emperor by this country. This country had, however, at the Treaty of Amiens, recognized him as Chief of the French nation, and First Consul; and the change of his title could not make any es sential difference or objection to treating Whenever we thought prope with him. to negotiate with a man, who, from his great successes, as well as his power, had some right to be delicate about the point of honour, we ought not to begin by any thing like insult. He thought, indeed, that the right hon, gent, should be more careful in the composition of his State Papers, and that he should abstain altogether from indulging that sarcastic vein which so much amused his friends in that house, and which he conceived to be so successful in opposing his political antagonists. In his official note sent in answer to the letter of the two Emperors, the right hon, secretary, in his opinion, might, when speaking of the basis of the Uti Possidetis, have abstained from that parenthesis of its having been so much the subject of discussion formerly. In the note of the right hon secretary, it was stated, that "the king had uniformly declared his readiness and desire to enter into negotiations for a general peace." It was certainly true, that this sentiment was often expressed in the language ministers thought proper to put into the mouth of his majesty; but he could have wished to have seen conduct corresponding to those professions; and in that case, he believed that the country would have had a secure peace a long time ago. lie remembered, that upon the failure of two attempts to negotiate with republican France, it had been formerly stated in that house by a minister (lord Melville), that "the country had had a lucky escape from a peace." He firmly believed that there hardly ever was a time when the gentlemen on the other side of the house had any sincere wish for peace. He did not pretend to say that the overture of Erfurth could have been received in any manner that could immediately have led to peace; but still the negotiation might have been so managed as not to increase the hostility or rancour between the two governments.—As to the second paragraph in the note of the right hon. gent. that his majesty could "not be expected to see with unqualified regret, that the system devised for the destruction of the commerce of his subjects had recoiled upon its authors Vol. XII.

or its instruments," this was a sentiment which appeared to him altogether improper to put into the mouth of a benevolent king, nor was it a language fit for a Christian country to hold to the Christian world. It appeared to him to be indecorous and improper in every point of view. Why should the right hon, gent, say he rejoiced at commercial evils being retorted upon our enemies and their instruments, unless it could appear that our enemies were thereby humbled or weakened? If it was meant as a retort, the retort was unsupported. France was not humbled. Buonaparté was progressively advancing in his career to the subjugation of Europe; his power was by no means diminished; and so far from the insurrections which were predicted in the South of France, there did not appear to be either insurrection or marmur throughout the whole of his universal empire. The next paragraph of this note, he contended was false from the beginning to the end: it stated, that "the war in which his majesty is engaged, was entered into by his majesty for the immediate object of national safety. It has been prolonged, only because no secure and honourable means of terminating it have hitherto been af-forded by his enemies." This, Mr. Whitbread contended, was altogether false. The war had not been entered into for the immediate object of national safety. (Hear! hear! from ministers). He repeated it; that was not the cause of the war. He should now ask some of the right hon. gen-:lemen opposite, who had been parties to he making the Treaty of Amiens, and aferwards to the breaking that Treaty, wheher the present war did not legin with a alschood, which was put into the mouth of his majesty, in thecelebrated royal Mesage of the 5th of March, 1803, which called upon this country to arm in consequence of great armaments in the ports of rance and Holland. He should ask those gentlemen, was not that statement a falsenood? [No, no, from some members.] le thought it had been universally adnitted now that that statement was untrue. Was it not well known that, it was for Malta we went to war? [No, no, from ome members.] At least, it was geneally allowed, that if France had given up he point about Malta, there would have een no war. He disapproved, above all hings, of false statements being inserted in tate-papers; and he felt firmly convinced hat if the overtures made to us in 1800, 805, 1306, and 1808, had been met Ly u

sincere desire for peace in this country, a secure peace might have been made and maintained. It appeared to him strange, that Spain should have been mentioned by us so pointedly to the enemy, and that Portugal and Sicily should not have been mentioned at all, and yet before the English landed in Portugal, the Portuguese had rescued a considerable part of their country from the enemy; and before the Prince Regent left Portugal he expressly renewed all the treaties with England, and appointed a Regency. It would appear, that the Regency of Portugal acting in his name was as necessary a party to this negotiation as Spain herself. He would allow, indeed, that it would be wasting too much time, to delay a negotiation until we could consult our Ally the King That Ally lived at too great of Sweden. a distance; and his altiance, for which we paid him 100,000% per month, was of so little service to our cure, that many wished he would make his pea, e with his enemies.—As to Spain, he had already declared his opinion, that the engagements which his majesty had entered into with the people of that country, were such that their interests could not have been abandoned, nor was there a single Spaniard who would at that time have consented to any peace which had not secured the independence and integrity of Spain, and restored them their beloved king Ferdinand. The Spaniards were then animated by the glorious principle of resistance to any invader or usurper, be he who he might. They were not, however, insensible of the amelioration that was necessary in their country, or of the mischiefs which had been done by their former bad government. This was a subject which had been taken notice of in all the proclamations of the different Juntas. In his opinion, the mode in which the negotiation ought to have been managed on the part of this country was, that the independence of Spain should have been made the first condition of a peace, but that it should not have been insisted on as a preliminary. Buonaparté did not propose the abandonincut of Spain as a preliminary; it was the right hon, gent, who made the admission of the Spanish nation as parties, a preliminary to all negociation. It was not till after his first communication had been answered in an insulting tone, that the French emperor used insulting expressions. He thought it was always wrong to use insulting language towards Buona-

parté : for, after all, il ever we wished for peace, it was probably with this man that we must make it, and the price of peace would be at least for us to use something like decorous language to a power, which was perhaps the greatest that ever did exist on the face of the world. As to pledging ourselves to any point as a sine qua non, he could not avoid remembering how many of those sine qua nons the British government had been obliged to abandon since the first commencement of the war. He could not conceive that peace was so dangerous as some gentlemen supposed. Buonaparté had got almost the whole of Europe by war, and he did not see how he could have done more, or so much, in The right hon, gent, in the Declaration of his majesty, stated the situation of the different powers in Europe, but appeared to forget how very small a part of Europe this country had any influence The right hon, gent, had done him the honour to allude more than once to those sentiments of his which he had thought proper to send forth to the public on this subject. What he then said, he still thought—he still was of opinion that * that period was favourable to a negociation; that at a period when Buonaparté's hopes in Spain were so low; when Austria was vacillating, he did think that it was more probable that at that moment Buonaparté might, by such pressing contingencies, be tempted to admit a negociation, the preliminary of which was, the integrity of the Spanish dominions, than that he would listen to such a proposal now. He thought also, that another good opportunty occurred at the time of the flight of Buonaparté's brother from Spain. even in the late overture, he contended, that as Buonaparté did not require of us to abandon Spain, we ought not to have called upon him, by way of preliminary, to abandon his designs upon it. It was indiscreet, too, to taunt him in the letter to Romanzoff with those designs, and it was wrong and unjust to throw upon him personally, for at least the last ten years, the odium of continuing the war; nor was it less unjust to conclude that letter with desiring him to do what we had already refused to do. Much had been said upon the declaration made by Buonaparté on the 25th of October to the French senate, when he professed his intention of setting out to crown his brother at Madrid. we know not how certain circumstances relative to the reception of that proposition

made by him; might have been conveyed to him, and how such a communication might have influenced him. As to the supposition made by the right hon. secretary, of Joseph, a King neither de jure nor de facto, sending his Envoys to plead, together with those of Ferdinand, their respective claims to the Crown of Spain, he thought it so ridiculous, (notwithstanding the high unknown authority who might have suggested it), that it scarcely needed a serious observation. He thought that the Note of the Emperor of Russia did not at all go to pledge him to secure Spain to France. He merely says, that he has acknowledged Joseph King of Spain; and in an after part it is said, that this difference need not preclude negociation. With respect to the last Note of the French Emperor, it was certainly unjustifiable; but however unjustifiable it was, it could not, he was sorry to say, be said to be unprovoked; language, arrogant and unconciliating, had brought down an answer in a correspondent tone. In alluding to this answer the right hon, gent, did not impute rebellion to the Catholics of Ireland. was glad to hear him do that injured body justice. Let however that right hon, gent. and his colleagues learn, if they are yet to learn it, that Buonaparté knows where lies the weakness of the empire. The speeches of that right hon, gent, in that house would argue, that he was well inclined, if he could persuade his colleagues to go along with him, in giving security to the empire, by giving relief to the Catholics of Ireland. But it was a bad encouragement to that body to hear of the promotion to the Privy Council, of a man who had said that a Catholic and a Rebel were Were these gensynonimous terms. tlemen to say to Ireland, Go, fight the cause of Spain and of Europe; and after advancing the glory of their country, by their gallantry and conduct-after having thanked them for their intrepidity and valour, displayed at Vimiera and at Corunna, were we to tell them that they deserved every thing at our hands, and that we would give them every thing-but toleration? He besought the house that they would think it worth while to pay more consideration to this most serious subject; and he carnestly hoped that no time would be lost in giving that numerous and deserving body that relief they were entitled to, upon every ground of justice and desert. He hoped that before the

present-session terminated, one vote of

that house would at length do Ireland justice, and deprive the common enemy for ever of every pretence for misrepresentation, with which her privations might have furnished him .- The Address of the right hon, gent, went to applaud ministers for their mode of bringing the late Overtures to a conclusion. He could not approve of that conduct. He thought it reprehensible. He knew he was in a small minority, both in that house and the country: it was for that reason, more especially, his duty to state the grounds upon which he felt himself justified in differing from so many. He, therefore, again lamented that the offer for negotiation was so abruptly put an end to. what could be the use of commencing a negociation in terms of sarcastic recrimination, unless it was with a view to put a stop to it as soon as possible; and even in breaking with France, it was better to break with her in a spirit of as title acrimony as possible; for, let gentlemen say what they would, we must ultimately treat with France—"To this complexion we must come at last." He repeated it, we must finally treat with France. The conduct of this country in rejecting so often, on good terms, what it must finally take on inferior terms, brought to his mind the memorable incident recorded in antient history, when, in the carliest age of Rome, the Sybil came with her nme books, and proffered them for a price which was refused. She afterwards tendered six of the nine for the same price. which, being refused also, it was at last thought advisable to purchase the three remaining volumes at the price for which the first nine had been originally tendered. ' He hoped this story would be no illustration of our future destinies. France had accused us of selfishness; he feared with too much justice. We had entered into the war originally for Holland; had forsaken her, and benefited ourselves in the sharing of her spoil. It would not be easy to say, when we might calculate upon even as good terms as in the late overture we had been offered. We knet not what the next news from Portugal might bring. us; perhaps, before this, Portugal was re-conquered. The bubble with respect to the re-capture of Madrid by the Spaniards had already burst. Buonaparté was hastening to fulfil all his prophecies; if he had not already crowned his brother at Madrid; he yet had the power of crowning him; he had certainly - however

gloribusly for the British arms-he had yet, in effect, obliged us to evacuate Spain, and, perhaps, was now on his way to plant his eagles on the towers of Lis-With respect to Spain, he confessed the hopes he once had were nearly gone, and that the various reports from different quarters, from some, of the want of wisdom on the part of the government, from others, of the want of energy on the part of the people of that country, that such reports were not calculated to revive them. Whether it was want of enthusiasm in the original, as some said, or, as others more plausibly said, that that enthusiasm had subsided, he had not very sanguine hopes of the success of Spain.-The hon, gent. then concluded with moving the following Amendment:

" That an humble Address be presented to his majesty, to acquaint his majesty that this house has taken into its most serious consideration the Papers which have by his majesty's most gracious commands been laid on the table of this house, relative to the overture made to his majesty for entering into Negociation by the powers of Russia and France.-To assure his majesty we would have witnessed with the deepest regret any inclination on the part of his majesty, to consent to the abandonment of the cause of Spain. At the same time to acquaint his majesty, that upon a review of the letter addressed to his majesty, the communications originally made to his majesty's principal scoretary of state for foreign affairs by the accredited ministers of the governments of Russia and France, it does not appear to this house that any such disgraceful concession on the part of his majesty was so required by the other belligerent powers as a preliminary to New beliation .- To state to his majesty, that the stipulation insisted upon in the Official Note, transmitted to Paris by his majesty's principal secretary of state for foreign affairs, as an indispensible preliminary to any Negociation, viz. That the government of Spain acting in the name of Ferdinand VII. should be admitted as a party, was unwise and impolitic, unnecessary to the maintenance of the great cause of Spanish independence, and obviously calculated to prevent all further intercourse on the subject of Peace. - Humbly to represent to his majesty, that it appears to this house, that an overture made in terms respectful to his majesty ought to have been answered in language more moderate and conciliatory, and that im-

mediate and decisive steps ought to have been taken for entering into Negociation on the basis proposed in that Overture; whereby alone it could have been discovered, whether there did or did not exist possibility of effecting, through the means of Negociation (combined with the unremitted and powerful assistance which his majesty was enabled to give to the Spanish nation,) the rescue of Spain and Portugal from the usurpation of France, and whether Peace was indeed utterly unattainable.—Humbly to request his majesty, that he will be graciously pleased to avail himself of any opportunity which may offer of acceding to, or commencing, a Negociation for the restoration of the blessings of Peace, on such terms as the circumstances of the war in which we are engaged may render compatible with the true interests of the empire, and the honour of his majesty's crown."

Mr. Ponsouby, in a few words, opposed the amendment of his hon, friend: the unfeigned respect he bore his hon, friend, called upon him to state his reasons for differing from him, as he did almost wholly upon the present question. The question, in his opinion, could be reduced to a much narrower compass than his hon. friend seemed to think-it did not go into the wide detail of foreign relations; the question for the house was, whether on the papers now before them, it appeared that his majesty's ministers acted right or wrong, when the overture for peace was first made by the government of France? Was it, or was it not, a proper course for ministers to demand a quick explanation with respect to the admission of Spain as a party to the Treaty? He thought it He again differed from his hon. friend, as to the stress laid by him on the probable consequence of the high tone in which the overtures had been answered. He did not believe any tone, however moderate, would have had the least effect on this negotiation; not that he approved of the tone used by the right hon. gentleman, tar from it, he thought the language and stile adopted by the right hon. gent., more like what one political adversary would use to another in that house, than what became the gravity of diplomatic correspondence for a negotiation that was to restore peace to the world. He was inclined to think that in point of time, the crisis was most unfavourable to negotiation, for Buonaparté, on the 25th of October,

had declared that it was not for the interests of France that any of the Bourbon interest should reign in Spain, and that it was safer for France that the same dvnasty should reign in both countries. His senate, in their answer, said, that his views were wise, and that the war with Spain was politic, just, and necessary. After this pledge of the Emperor's, after the answer of the senate, and after the vote of 160,000 men, with which that answer was followed up, it could not be supposed that any moderate tone of negotiation could have induced the Emperor of France to abandon his views on Spain, the cause of which country, it has since been evident, could have been decided by the sword alone. Besides, he did think that by not demanding that Spain in the first instance should be admitted as a party, we should have abandoned her in the face of the world. With respect to Spain, there was no man in that house less committed than he was. noble lord had charged him with throwing cold water upon the enthusiasm of the Spanish cause; if, however, that noble lord (Castlereagh) had been less enthusiastic upon that subject (though certainly enthusiasm was not his constitutional vice), perhaps our affairs would not be so circumstanced as they then were.

Mr. Croker said, he was astonished to hear the expressions which had been used by the hon, gent, opposite. If he had found out irregularities in any proceedings of this country, which was not impossible, he believed the hon, gent. would find it difficult in the annals of the British legislature to find a parallel to his own speech. As to the allusions made by that hon, gent, to the case of the Sybilline books, he contended, that the hon. gent.'s own conduct would have been more aptly illustrated by that al-Thrice had the hon, gent, brought 'this proposition before the house, and in each succeeding time found himself in a smaller minority. The hon. gent. had even owned that on the present occasion he expected to find himself in a minority. As to the allusion made by the French minister to the Catholics of Ireland, he considered it a foul and impotent calumny, and said that it obviously meant nothing further than merely to exasperate one party against another. The Catholics of Ireland had, he understood, lately been in the habit of denying what their friends in that house advanced in their behalf. (A cry of No, no!) He had heard so; but if it were otherwise, he hoped they

would consider the hon, gent, as their advocate. He was sure, at all events, that it was a foul and scandalous calumny of Buonaparté, and he hoped no gentleman in the house would take it up, for the sake of building an argument upon it in favour of Catholic Emancipation.

General Mathew esteemed the right hon. gent. (Mr. Canning,) the only man of any political integrity amongst the present ministers. The hon, general said, he was not afraid of the cry of Jacobinism, however much it might be the system of certain gentlemen on the other side, to hold it out as an object of terror. The noble lord opposite, whom he had the honour to call his countryman, and also the hon, gent, who had spoken last, knew practically in the year 1798 and 1799, in what Jacobinism consisted. He defied any man to say that the Catholics of Ireland were rebels. The person who should presume to say so did not deserve to live, but to die by the hands of the common executioner. He asserted that it was false, and that no communication, good, bad, or indifferent, had taken place between them and the French since the year 1796, when Arthur O'Connor met with Hoche on the borders of Switzerland. The right hon, gent, talked of atrocities: never had more atrocities been committed by the most desperate despot than by the British government. Of all despots the British government had been the worst. How they dealt with kings whom they wished to dethrone, his honourable friend (sir A. Wellesley) could inform them. In the East they did not imprison kingsthey murdered them. He saw a gentleman in the house who was Secretary of State in Ireland in the year 1798. He could tell the house what was then the situation of Ireland.

Here the Speaker called the honourable member to order. This was not the line of conduct to be pursued in a question of the kind now before the house.

General Mathew said, other members had introduced Ireland, and the Catholics of Ireland were alluded to in the Papers before the house. He would tell earl Camden, if there ever was tyranny in any country, it was in Ireland under the administration of that noble lord.

The Speaker again called the hon. mcm-ber to order.

General Mathew said, then he must give up the year 1798, the scalping, and all the rest.—Being again called to order, he observed, that the best thing he could do was to sit down.

do was to sit down. Sir F. Burdett said, that having a different view of the present question from any of the gentlemen who had this night de livered their opinions, and not having previously attended any of the debates connected with the cause of the Spanish peo ple, nor expressed what were his notion on that subject, he could not allow the question to go to a vote without shortly de livering his sentiments on the occasion. On addresses proposed to be voted to his majesty, he understood it to be as a matter of right in any member to enter into a discussion of the general interests of the country. It might be disagreeable to the ears of Englishmen to hear the perilous situation of their country described, to have enumerated a train of occurrences more calamitous and improvident, probably, than had ever disgraced any nation on the face of the globe; but still, had he not been instructed by the superior judgment of the Speaker, he should have been of opinion that the honourable member who spoke last, had he not waved the right, was entitled to have proceeded, and might fairly have introduced any parallel instances of atrocity, when told, on the other side, that the act of the emperor of the French, by which this country was precluded from listening to his overtures for peace, was an instance of the most unparalleled atrocity which had ever disgraced any country. He felt no pleasure in recalling to the recollection of the house the calamities and burdens under which the people of this country groaned. He did not wish them to look back to what was past, but with the recollection of past occurrences in their minds to look forward to what yet remained, and to consider well that a continuance in similar courses might ultimately prove fatal to this land. Whatever were the merits of Buonaparté, which unquestionably would not be fairly discussed in that house, it would, at least, be allowed, that he knew the best means of accomplishing the objects he had in view. Having, then, received from him a taunt as to an unprotected part of our dominions, let us take the hint, and by an act of our own render a repetition of the taunt unnecessary. It had been said, that beat a fool in a mortar with a pestle, he would never quit his folly; we had been beat in a mortar for many years, but what had we got but disgrace? If we were to assist the Spaniards, it was the

duty of ministers to see that there was a rational hope of attaining our end. In his opinion there was not any such rational expectation.—The absurdity of acting on the divine right of kings had been the misfortune of this reign. In support of it we had made an unavailing waste of blood and treasure, but we had never yet embarked in any legitimate object. were now smarting under the effects of war with America, and the burdens with which we were loaded by the corrupt ministers of those days. It suited the right hon, gent. (Mr. Canning) to-night to say, that the internal government of a country should not be interfered with. How did this doctrine accord with the idea of the contest in which, for the last 15 years, we had been engaged with the French, simply because they chose to alter their internal form of government? Lastead of a monument to the memory of the minister who involved us in such a war, he descreed to have lost his head on the scaffold. In addition to the other losses our armies in Spain had sustained, he thought the life of the gallant officer who commanded the expedition to have been too dearly sold for Ferdinand VII. If he was rightly informed, there were bulletins in town, in which, notwithstanding the acrimony of the French ruler, he does ample justice to the bravery of our army and its gallant commander. He could not believe that men who, like our present ministers, could see no merit in an enemy, were fit to rule over a generous people. He begged, however, to disclaim the idea of being the advocate of Buonaparté.-As to the general state of he war in Spain, unless ministers proceeded on the fact of the known enthusiasm of the country; if they presumed to take that information on light grounds, they had been guilty of a crime of the deepest magnitude, being a course calculated above all others o produce the greatest calamities. addition to accurate information on this subject, they should have been able to see hat there would be 300,000 men in arms; hat all the passes were secured; and that hey would be able to fight with every idvantage, not subject to the want of food, and that they would only have to fall, if hey did fall, in the field of glory., If hese things could not be ensured, then heir duty was not to have landed a single man, but to have supplied the Spaniards with arms and other necessaries, which night have produced a prolongation of he war. These were the only two

rational plans of proceeding; instead of which ministers had contented themselves with sending only such a body of men as was sufficient to prevent disgrace to our arms, which the valour of our army could itself effect, but not enough to save the nation from an aching heart. They presumed, too, to trust the British character and honour on the rotten plank of the Spanish government, not excepting even the Inquisition. They had no right to do so; there was no necessity for doing it. With respect to sending money to the Spaniards, it would have well become with France. ministers, before they called for a supply from the exhausted pockets of the people, to have restored the millions of which Spain had been some years ago unjustly pillaged by the government of this country, and which had gone to his majesty under the name of Droits of the Admiralty. This would only have been a restitution of their own property, and while it aided the Spaniards, would have cleared the character of this country, and confirmed our former assertion, that we had seized on their money principally to prevent its going into the hands of Buonaparte. He confessed he should prefer to the amendment now proposed, an address to his majesty, requesting that he would order an inquiry into the grievances of which the public had to complain, and that, as an earnest of the reformation of abuses, he would dismiss his present ministers from his presence and councils. The house was called on for an Address of Thanks. He, for one, had no thanks to bestow; kings were too much exposed to have adulation poured into their car. It was the cause of the overthrow of too many of the thrones of Europe. We had not heard that any of the kings who had of late years fallen under the dominion of Buonaparté, were in want of courtiers. It was tit that the king of England should occasionally hear the truth from his commons, and no better opportunity than the present could possibly present itself. secretary of state had objected to the idea of this being a sinking country. He (Mr. Cauning) might be rising, but the country was sinking. He (sir Francis Burdett) was of that opinion, and there was too much ground to believe it would sink still lower, if a Reform did not speedily take place.

Mr. Beresford denied that his majesty had drawn the sword to support the tyranny of the Inquisition, or any other ty-

ranny; but on the contrary declared, that it had been drawn for the purpose of defeating the most atrocious of all possible tyrannics. He did not believe that there was a man in the house who would vote with the hon, gent, on the grounds stated by the hon, baronet who had just spoken. With respect to the negociation, had not government acted as they did, they would have been considered as abandoning the cause of Spain. For his part, he was satisfied that the only danger to which England could be exposed would be peace with France.

Lord Porchester, while he agreed with his hon. friend (Mr. Whitbread) in many observations, deprecated the idea of this being a sinking country, or that there was any necessity of shewing an anxiety to enter into negociation for peace.

Lord II. Petty was satisfied that no peace was to have been expected from the Overtures at Erfurth, but on the abandonment of Spain; and that it was by arms, and not by negociation, that the fate of Spain was to be decided. Our character with Spain was still to be gained, and if we wished to inspire her with a belief that we meant to make an exertion in her favour, our conduct should have been in unison with our declaration, and not calculated to raise any doubt in the minds of the Spanish people as to our sincerity, or that we meant to bring the cause of Spain into our market .- With regard to the observations so eloquently urged by the hon. beronet (sir F. Burdett), as to the propriety of taking part in the cause of Spain, whether that was right or wrong, we had already made our election; our part was chosen, and an abandonment of it would have been alike detrimental to our honour and our interest. His lordship deprecated the tone of insult in which the answer of the right hon, secretary was conceived; but at the same time he did not see any mode by which the intentions of the French emperor could have been altered. If the last words of the Address were meant to convey that we hoped the contest was to be persevered in, though in a manner very different from that in which it had been hitherto conducted, he agreed in it. If the object, on the other hand, was to imply an approbation of what was already done, he must protest against any such meaning being put upon it. He did not think this a sinking country, but he was satisfied that nothing had been omitted by ministers to render it so.

Mr. Secretary Canning animadverted upon the inconsistent grounds upon which the gentlemen who opposed his motion justified their opposition, and upon the equally inconsistent grounds of sense of those who agreed with him. But with regard to the noble lord who had just sat down, he could not help expressing his astonishment and regret to hear the unqualified manner in which that noble lord had thought proper to approve of the opinions delivered by the hon. baronet behind him (sir F. Burdett.) To the talents of that hon. bart. and to his sincerity also, no man was more willing to do justice than he was; but, without meaning any thing personally disrespectful to that hon, baronet, he must observe, that he was grieved to hear the noble lord, who was naturally to be ranked among the great men of this country-who was to be looked to as one of its probable governorsdeclare such an entire concurrence in those sentiments of the hon, bart, which appeared so dangerous in their nature and character. If the evils which the hon. baronet deplored were so grievous, why did he not bring them forward in some distinct and tangible form, and not fasten a general declamation upon a question of this nature? Why not propose some practical remedy for the grievances he complained of-such a remedy as any minister could apply—and not continue to repeat his doctrine, that the whole frame of the government was not worth preserving (a loud cry of 'No, no!-Misrepresentation! from the Opposition Benches.) The right hon, gentleman vindicated the Replies given to the Notes of both the Russian and French ministers, and contended that there was no just ground for the desponding language which was used with regard to Spain. On the contrary, the hope he entertained and acted upon at the outset, he still continued to cherish-that if Spain were true to itself it could not fail to triumph.

Lord H. Petty thought it a very singular proof of unqualified approbation, with regard to the sentiments of the hon. baronet behind him, that he was about to vote against him. At the same time he could hot hesitate to repeat, that in the principal part of the sentiments which the house had this night heard from the hon. baronet, and which were delivered with an eloquence such as could not be soon forgotten, he cordially concurred; and he would add, that there was no man in whose sentiments he would be more happy to feel it

consistent with his opinion to concur, than those of the hon. baronet.

Sir F. Burdett deprecated the promulgation of an opinion under the sanction of the right hon. secretary's authority, that he had uttered any sentiments injurious to the interests of the country. He appealed to the house whether such an imputation was applicable? Whether the course he pursued this night, as he had uniformly done, in reprobating the abuses that prevailed in the administration of government, could be fairly deemed inconsistent with the profound veneration which he felt for the genuine constitution of this country?

Mr. Sec. Canning said, that his allusion to the hon. baronet's speech referred to the phrase of " absurdly contending for loyalty."

Sir F. Bia det explained his meaning, that the argument respecting loyalty in Spain was pushed to an extremity inconsistent with the freedom of any nation, and particularly with the constitution of this land.

The question was then put upon the Address moved by Mr. Secretary Canning, and carried without a division.

[DISTILLATION OF SPIRITS FROM CORN.] The Chancellor of the Exchequer, after observing that the Act prohibiting Distillation from Grain would expire within six weeks from the commencement of the present session, expressed a hope that there would be no objection to his moving, even at that late hour, for leave to bring in a Bill to continue the said Act, as frequent opportunities would occur in its progress for fully discussing its merits. He thought it necessary, however, in the first instance. to state that there was a material difference between the Bill he proposed to introduce, and the Act of the last session. The distillation from sugar had gone on in this country under the provisions of the last Act, and the spirit it produced was found to be quite satisfactory; but in Ireland there had been no distillation whatever from sugar; on the contrary, the distillation from grain had been illicitly carried on, and the consumption of that article, which it was the object of the Act to prevent, had exceeded the ordinary amount of former years: from this experience, combined with the circum. stance of an abundant harvest of potatoes in Ireland, it was deemed advisable to alter the Act with respect to that country, by removing the prohibition, accompanied however with this provision, that in the event of an enhanced price of grain in

G. Britain, that prohibition should be re-I measure of permitting intercourse under newed at the discretion of his Majesty. At present he should only move for leave to bring in a Bill for continuing the act of last session until 40 days after the commencement of the next sessions, leaving it at the discretion of the Crown to suspend the Act at any time, if circumstances should appear to render it expedient.

The House then resolved into a Committee upon the Act of last Session. a question from Mr. Barham, the Chancellor replied, that it was his intention to bring in two Bills with regard to the ob-

jects described in his speech.

On the house resutaing, leave was given to bring in a Bill to prohibit the Distillation of Spirits from Corn or Grain in Great Britain, and to suspend the importation of British or Irish made Spirits into Great Britain, or Ireland respectively, for a time to be limited.

HOL S. OF COMMONS. Wedn. day, February 1.

PAPERS RELATING TO AMERICA.] Mr. Secretary Canning presented to the house, pursuant to their Address to his Maje tv, the following

PAPERS,

RELATING TO THE CORRESPONDENCE WITH AMERICA, ON CERTAIN ORDERS IN COUNCIL.

No. 1 .- Letter from Mr. Secretary Canning to Mr. Parkney; dated Feb. 22, 1808.

I have already had the honour or assuring you in conversation, of the disposition which is felt by the British government to give due weight to the observations which you have made to me, respecting the unfavourable impressions libily, in your opinion, to be excited in the United States, by the duty proposed to be levied upon cotton destined for the use of the enemy, but brought into the perts of this country conformably to the tenor of the Orders of Council of the 11th Nov. last. -You are already apprized, that the principle upon which the whole of this measure has been framed, is that of refusing to the enemy those advantages of commerce which he has forb dden to this country. The simple method of enforcing this system of retaliation would have been, to follow the example of the enemy, by prohibiting altogether all commercial intercourse between him and other states .- It was from consideration of indulgence to neutral trade, that the more mitigated Vot. XII.

the restraints and regulations of a duty in transitu was adopted; and being adopted with this view, it was not immediately felt by the British government, that there might be a distinction taken by neutral states, with respect to orticles the produce of their own soil; and that, while the commutation of prohibition into duty was acknowledged as an indulgence when applied to articles of foreign commerce, of which they were only the carriers, it might be considered as an invidious imposition when applied to their own productions. The moment that this distinction had been explained to the British government, they have been desirous of manifesting every attention to it; and if you, sir, had been possessed of the necessary authority from your government, there would have been no difficulty in entering into a specific agreement with you upon the subject. In order, however, to obviate this objection in a great degree, I have the benour to inform you, that it is intended to be proposed to parliament, that all cotton brought into this country, in conformity to the Orders of Council, should be absobrely prohibited from being exported to the territories of the enemy. But as you are not prepared to take upon yourself to say, that in no case the option would be acceptable, an ey on will still be left to al owner, either to acquisce in the tetal prohibition, or to re-export the article on the payment of such a daty as parliament may judge it expedient to impese .- I flatter myself, sir, that this alteration in the legislative regulations, by which the Orders of Council are intended to be carried into execution, will be considered by you as a satisfactory evidence of the disposition of his majesty's government to consult the ferlings, as well as the interests, of the United States, in any manner which may not impair the effect of that measure of commercial restriction, to which the necessity of repulling the injustice of his Las onlyged his majesty reduct-

antly to have I have the honour to be, &c. (Signed), Groven Canning.

No. II. - Note from Mr. Pinkacy to Mr. Secretary Canadag; deted Feb. 23, 1808.

Mr. Pinkney presents his compliments to his excellency Mr. Camior, and has the honour to acknowledge the receipt of his Note of yesterday, relative to an alteration on the subject of cotton in the legislative regulations, by which the late Orders' in Conneil are intended to be carried into execution, which Mr. Pinkney will hasten to transmit to his government. Mr. Pinkney requests Mr. Canning to accept. &c.

No. III. Letter from Mr. Eiskine to James Madison, esq.; dated Washington, Feb. 23d, 1508.

Sir, I have herewith the honour to transmit to you the copies of certain Orders of Council which his Majesty has thought proper to issue, in consequence of the hostile conduct of France towards the navigation and commerce of Great Britain and of neutral states.-- His majesty has been induced hitherto to forbear recurring to measures of this nature, by the expectation that the governments of the neutral states, who have been the objects of the French Decrees, would have been awakened to a just sense of what they owe to their interests and to their own rights, and would have interposed with effect either to prevent the execution of the French Decrees, onto procure their abrogation .- But his majesty having been disappointed in this just expectation, and perceiving that the neutral nations, so far from opposing any effectual resistance, have submitted to whatever regulations France may have prescribed for giving effect to her Decrees, can no longer refrain from having recourse to such measures as, by retorting on the enemy the inconveniences and evils produced by his injustice and violence, may afford the only remaining chance of putting

id to a system, the perseverance in which is not more injurious to his majesty' dominions than to nations not parties to the war between G. Britain and France.—The principle upon which his majesty finds himself compelled to proceed would justify a complete and unqualified retaliation, on his part, of the system announced and acted upon by France in respect to his majesty's dominions; and his majesty might therefore have declared in a state of rigorous and unmitigated blockade all the coasts and colonics of France and her allies. Such a measure, the maritime power of G. Britain would have enabled his majesty to enforce. Nor would those nations which have acquiesced, without effectual remonstrance, in the French Decree of Blockade, have derived any right from the more perfect execution of a corresponding determination, on the part of his majesty, to complain of his majesty's enforcing that measure, which the enemy has executed imperfectly only from want of the

means of execution .- His majesty, actuated, however, by the same sentiments of moderation by which his majesty's conduct has been uniformly governed, has been desirous of alleviating, as much as possible, the inconveniences necessarily brought upon neutral nations by a state of things so unfavourable to the commercial intercourse of the world; and has therefore anxiously considered what modifications it would be practicable to apply to the principle upon which he is compelled to act, which would not, at the same time that they might afford relief from the pressure of that principle upon neutral or friendly nations, impede or enfectle its operation upon the cuenty.-In pursuance of this desire, the Order in Council, which, if it had ended with the six h paragraph, would have been no more than a strict and justifiable retaliation for the French Decree of November 1806, proceeds, as you will observe, sir, to provide many material exceptions, which are calculated to qualify the operation of the Order upon neutral nations in general, but which must be considered most peculiarly favourable to the particular interest of the United States .---It will not escape you, sir, that by this Order in Council, thus modified and regulated, the direct intercourse of the United States with the colonies of the enemy is unrestrained; an indulgence which, when it is considered to be (as it really is) not only a mitigation of that principle of just reprisal upon which the order itself is framed. but a deviation, in favour of the United States, from that ancient and established principle of maritime law, by which the intercourse with the colonies of an enemy, in time of war, is limited to the extent which that enemy was accustomed in time of peace to prescribe for it, and which, by reference to the conduct of France in time of peace, would amount to a complete interdiction, cannot fail to afford to the American government a proof of the amicable disposition of his majesty towards the United States.—You will observe also, sir, that the transportation of the colonial produce of the enemy from the United States to Europe, instead of being altogether prehibited (which would have been the natural retaliation for the rigorous and universal prohibition of British produce and manufactures by France) is freely permitted to the ports of G. Britain, with the power of subsequently re-exporting it to any part of Europe under certain regulations. 'The object of these regulations

will be, the establishment of such a protecting duty as shall prevent the enemy from obtaining the produce of his own colonies at a cheaper rate than that of the colonies of G. Britain. In this duty it is evident that America is no otherwise concerned than as being to make an advance to that amount, for which it is in her own power amply to indemnify herself at the expence of the foreign consumer.-Another most important relaxation of the principles upon which his majesty's Orders proceed, is that which licenses the importation of all flour and meal, and all grain, tobacco and other articles, the produce of the soil of America, with the exception of cotton, through the ports of his majesty's dominions into those of his enemies, without the payment of any duty on the transit. This, sir, is, I beg leave to observe, an instance in which his majesty has deprived this measure of its most efficacious. and hurtful operation against the enemy, through motives of consideration for the interests of America. -The reason why his majesty could not feel himself at liberty, consistent with what was necessary for the execution of his purpose in any tolerable degree, to allow this relaxation to apply to cotton, is to be found in the great extent to which France has pushed the manufacture of that article, and the consequent embarrassment upon her trade, which a heavy impost upon cotten, as it passes through Great Britain to France. must necessarily produce.- I cannot refrain from calling the attention of the government of the United States to the contrast between the different modes in which his majesty's Orders and those of France are carried into execution. By his majesty's, the utmost consideration is manifested for the interests of those nations, whose commerce he is reluctantly compelled to impede, and ample time allowed for their becoming acquainted with the new regulations, and conforming to them; whereas France, without any previous notice, and without any interval, applies her Orders to trade already entered upon in ignorance of any such Orders, and subjects to condemnation ships, whose voyages, when commenced, were in strict conformity to all the regulations at that time promulgated by France.—Even with these, and other modifications, his majesty is not amaware that a measure, extorted from him by the injustice of the enemy, must inevitably produce inconveniences to the neutral parties who are affected by its operation.

-The right of his majesty to resort to retaliation cannot be questioned. The sufferings occasioned to neutral parties are incidental, and not of his majesty's seeking.- In the exercise of this undoubted right, his majesty has studiously endeavoured to avoid aggravating, unnecessarily, the inconveniences suffered by the neutral.-And I am commanded by his majesty especially to represent to the government of the United States, the earnest desire of his majesty to see the commerce of the world restored once more to that freedom, which is necessary for its prosperity; and his readiness to abandon the system, which has been forced upon him, whenever the enemy shall retract the prinples which have rendered it necessary. -But his majesty entertains the conviction, upon which alone his present measines were founded, that it would be vain to hope for such a retraction until the enemy shall himself have been made to feel a portion of the evils which he has endeavoured to inflict upon others. I,am, with great respect, &c. D. M. Erskine.

No. IV.—Letter from Mr. Madison to the hon. D. M. Erskine; dated Department of State, 25th March 1808.

Sir; Having laid before the President your Letter of 23d of Feb. explaining the character of certain British Orders of Council, issued in November last, I proceed to communicate the observations and representations which will manifest to your government the sentiments of the President on so deep a violation of the Commerce and rights of the U. States .- These Orders interdict to neutral nations, or rather to the United States, now the only commercial nation in a state of neutrality, all commerce with the enemics of Great Britain, now nearly the whole commercial world, with certain exceptions only, and under certain regulations, but too evidently fashioned to the commercial, the manufacturing and the fiscal, policy of G. Britain, and on that account the more derogatory from the honour and independence of neutral nations.-The Orders. are the more calculated to excite surprise. in the U. States, as they have disregarded the remonstrances conveyed in my Letters of March 20th and 29th 1807, against another Order of Council, issued on a similar plea, in the month of Jan. 1807. To those just remonstrances, no answer was indeed ever given, whilst the Order has been continued in its pernicious operation against.

the lawful commerce of the U. States; and we now find added to it others constituting still more ruinous depredations, without even the addition of any new pretext; and when, moreover, it is notorious, that the Order of January was of a nature greatly to overbalance in its effects any injuries to G. Britain that could be apprehended from the illegal operation of the French Decree, on which the Order was to retaliate, had that Decree, in its illegal operations, been actually applied to the U. States, and been acquiesced, in by them.-The last Orders, like that of January, proceed on the most unsubstantial foundation. They assume for fact an acquiescence of the U. States in an unlawful application to them of the French Decree; and they assume for a principle, that the right of retaliation accruing to one belligerent against a neutral, through whom an injury is done by another belligerent, is not to have for its measure that of the injury received, but may be exercised in any extent, and under any modifications, which may suit the pleasure or policy of the complaining party.—The fact, sir, is unequivocally disowned. It is not true that the U. States have acquiesced in an illegal operation of the French Decree. Nor is it even true that, at the date of the British Orders of Nov. 11th, a single application of that Decree to the commerce of the United States on the high seas, can be presumed to have been known to the British government.-The French Decree in question has two distinct aspects; one clearly importing an intended operation within the territorial limits, as a local law; the other apparently importing an intended operation on the high seas .-Under the first aspect, the Decree, however otherwise objectionable, cannot be said to have violated the neutrality of the United States. If the governing powers on the continent of Europe choose to exclude from their ports British property or British productions, or neutral vessels proceeding from British ports, it is an act of sovereignty which the U. States have no sight to controvert. The same sovereign-ty is exercised by Great Britain at all times, in peace as well as in war, towards her records as her enemies. Her statutebook presents a thousand illustrations.— It is only, therefore, under the other aspect of the Decree, that it can have violated neutral rights; and this would have resulted from its execution on the high seas, whether on the pretext of a

nominal blockade, or with the view to enforce a domestic regulation against foreign vessels, not within the domestic precincts, but under the authority and protection of the law of nations.-Had then the French Decree been executed on the high seas against the commerce of the U. States with G. Britain; and have the U. States acquiesced in the injurious and unlawful proceeding ?-I state, sir, on undeniable authority, that the first instance in which that Decree was put in force against the neutral rights of the U. States, was that of the Horizon, an American ship bound from G. Britain to Lima, wrecked within the territorial jurisdiction of. France, but condemned under an exposition of the Decree extending its operation to the high seas against neutrals. This judicial decision took place as late as the 30th of Oct. 1807; and was not officially known to the minister plenipotentiary of the U. States at Paris till some time in November. At the date, therefore, of the first Order of G. Britain, no injury whatever had been done to her, through an aggression on the commerce of the U. States; no presumption even had been sufficiently authorized, that the express stipulations in the Treaty of France with the U. States would not exempt their commerce at least from the operation of any edict incompatible with them. the date even of the latter Orders of Nov. 11th, it appears that the only aggression which had then occurred was, pretty certainly, unknown to the British government, and could therefore have had no share in producing this alledged retaliation.—To the fact, that the case of the ship Horizon was the first that occurred of an execution of the French Decree on the high seas, I am able to add, that as late as the 30th Nov., no other case had been brought into the French Court of Prizes. From accounts which have lately appeared, it is more than probable, that unlawful captures by French cruizers have since taken place; but it remains to be known, whether they are to be referred to the concurrence of the French government, in the judgment pronounced in the case of the Horizon, or not rather to a French Decree of the 17th Dec last purporting to be a retaliation on the British Orders of Nov. 11th .- I state with equal confidence, that at no time have the U. States acquiesced in violations of their neutral rights injurious to G. Britain, or any other belligerent nation; so far were

they in particular from acquiescing in the French Decree of Nov. 1806, that the moment it was known to their minister at Paris, he called for explanations of its meaning in relation to the U. States, which were favourable and uncontradicted by the actual operation of the Decree; that he steadily watched over the proceedings under it, with a readiness to interpose against any unlawful extension of them to the commerce of the U. States, that no time was lost, after the Decree came to the knowledge of the government here, in giving him proper instructions on the subject; that he was equally prompt, on receiving the decision of the court in the case of the Horizon, in presenting to the French government a remonstrance which can never be censured for want of energy; and that by the first opportunity after that decision reached the President, the particular instructions required by it were forwarded to that minister. Nor is it to be forgotten, that, previous to the British Orders of Nov., it had been explicitly communicated to the British government, by the American minister at London, that explanations, uncontradicted by any overt act, had been given to our minister at Paris, which justified a reliance, that the French Decree would not be put in force against the U. States; and that the communication was repeated to the British government, immediately on the publication of those Orders .- What more could have been required on the part of the U. States, to obviate retaliating pretensions of any sort on the part of G. Britain? Retaliations are measures of rigour in all cases, where they are to operate through a third and involuntary party. They will never be hastily resorted to by a magnanimous or just power, which will always allow to the third party its right to discuss the merits of the case, and will never permit itself to enforce its measures, without affording a reasonable time for the use of reasonable means for substituting another What would be the situation of remedy. neutral powers, if the first blow, levelled through them by one belligerent against another, was to leave them no choice, but between the retaliating vengeance of the latter and un instant declaration of war against the former?—Reason revolts against this as the sole alternative. The U. States could no more be bound to evade the British Orders by an immediate war with France, than they were bound to atone

on the shore of North Carolina, by an immediate resort to arms against. Great Britain.—With respect to the principle given in the British Orders, it is perfectly clear, that it could not justify them in the

given to their operation, if the facts erroneously assumed could have been fully sustained.—Retaliation is a specific or equivalent return of injury for injury received; and where it is to operate through the interests of a third party, having no voluntary participation in the injury received, the return ought, as already observed, to be inflicted with the most forbearing hand .- This is the language of common sense, and the clearest equity. As the right to retaliate results from the wrongs suffered, it cannot, in the nature of things, extend beyond the extent of the suffering. There may often be a difficulty in applying this rule with exactness, and a reasonable latitude may be allowable on that consideration; but a manifest and extravagant departure from the rule can find no apology. - What then is the extent of the injury experienced by G. Britain from the measures of her enemies: so far as the operation of these measures, through the U. States, can render them in any sense responsible?—A mere declaration by a belligerent, without the intention or the means to carry it into effect, against the rights and obligations of a neutral nation, and thence against the interests of another belligerent, can afford no pretext to the latter to retaliate at the expence of the neutral. The declaration might give just offence to the neutral, but it would belong to him alone to decide on the course prescribed by the respect he owed to himself.—No real damage having accrued to the belligerent, no indemnity could accrue.—For the same reason, a declaration of a belligerent, which he is known to be either not in a state, or not to intend to carry, but partially, into execution against a neutral, to the injury of another belligerent, could never give more than a right to a commensurate redress against the neutral. All remaining unexecuted, and evidently not to be ext ecuted, is merely ostensible, working no injury to any, unless it be in the disrespect to the neutral, to whom alone it belongs to resent or disregard it .- Bring the case before us to this plain and equitable test: the French Decree of Nov. 1806. undertook to declare the British Isles in a state of blockade, to be enforced, if you for the burning of the French ship of war please, against the neutral commerce of

the U. States on the high seas, according to the faculty possessed for the purpose. As far as it was actually enforced, or an effect resulted from an apprehension that it could and would be enforced, it was an injury to G. Britain, for which, let it be supposed, the U. States were answerable. On the other hand, as far as it was not enforced, and evidently either would not or could not be enforced, no injury was experienced by G. Britain, and no remedy could lie against the U. States. Now, sir, it never was pretended that, at the date of the first British Order, issued in January 1807, any injury had occurred to, or was apprehended by, G. Britain, from the execution of the French Decree against the commerce of the U. States, on the theatre of their neutral rights; so far from it, that the Order stands self-condemned as a measure of retaliation, by expressly stating, that the fleets of France and her Allies, instead of being able to enforce the blockade of the British Isles, were themselves confined to their own ports by the entire superiority of the British Navy; converting thus, by the strangest of reasoning, the security of Great Britain against injury from the French Decree, into a title to commit injury on a neutral party. In the November Orders, also, whilst it is admitted that the French Decree could not be but imperfectly executed for want of means, it is asserted that the intention of the French Decree, and not the injury accruing from its operation through the commerce of the United States, is the scale by which the retaliating injury against them is to be measured. - Such are the pretexts, and such the principles, on which one great branch of the lawful commerce of this country became a victim to the first British Orders, and on which the last Orders are now sweeping from the ocean all its most valuable remains -Against such an unprecedented system of warfare on neutral rights and national independence, the common judgment, and common feelings of mankind, must for ever protest. — I touch, sir, with reluctance, the question, on which of the belligerent sides the inyasion of neutral rights had its origin. As the U. States do not acquiesce in these by either, there could be no plea for involving them in the controversy; but as the British Orders have made the Decree of France, declaring, contrary to the law of nations, the British Islands in a state of blockade, the immediate foundation of their destructive warfare on our commerce,

it belongs to the subject to remind your government of the illegal interruptions and spoliations suffered, previous to that Decree, by the neutral commerce of the U. States, under the proceedings of British cruizers and courts, and for the most part in consequence of express orders of the government itself. Omitting proofs of inferior note, I refer to the extensive aggressions on the trade of the U. States, founded on the plea of blockades, never legally established according to received definitions, to the still more extensive violations of our commerce with the ports of her enemies, not pretended to be in a state of blockade, and to the British Order of Council issued near the commencement of the existing war.—This Order, besides its general interpolation against the established law of nations, is distinguished by a special ingredient, violating that law as recognized by the course of decisions in the British courts. It subjects to capture and condemnation all neutral vessels returning with lawful cargoes, on the sole consideration that they had, in their outward voyage, deposited contraband of war in an enemy's ports.-If the commerce of the U. States could therefore, in any case, be reasonably made the victim and the sport of mutual charges and reproaches between the belligerent parties, with respect to the priority of their aggressions on neutral commerce, G. Britain must look beyond the epoch she has chosen for illegal acts of her adversary, in support of the. allegations on which she founds her retaliating edicts against our commerce.-But the U. States are given to understand, that the British government has, as a proof of its indulgent and amicable disposition towards them, mitigated the authorized rigour it might have given to its measures, by certain exceptions peculiarly favourably to the commercial interests of the U. States.—I forbear, sir, to express all the emotions with which such language, on such an occasion, is calculated to inspire a nation which cannot for a moment be unconscious of its rights, nor mistake, for an alleviation of wrongs, regulations, to admit the validity of which would be to assume badges of humiliation never worn by an independent power.—The first of these indulgences is a commercial intercourse with the dependencies of the enemies of G. Britain; and it is considered as being enhanced, by its being a deviation in favour of the U. States from the ancient and established principle of maria

sime law, prohibiting altogether such an intercourse in time of war. - Surely, sir, your government, in assuming this principle in such terms, in relation to the U. States, must have forgotten their repeated and formal protests against it, as these are to be found in the discussions and communications of their minister at London, as well as in explanations occasionally made on that subject to the British repre-But permit me to ask sentative here. more particularly, how it could have happened that the principle is characterized as an ancient and established one? the question the more freely, because it has never been denied that the principle, as asserted by the British government, was for the first time introduced during the war of 1756. It is in fact invariably cited and described, in all judicial and other official proceedings, as the rule of 1756. It can have no pretension to the title of an And instead of being an ancient rule. established rule or principle, it is well known that G. Britain is the only nation that has acted upon or otherwise given a sanction to it: nay, it is not even an established principle in the practice of G. Britain herself, when first applied in the war of 1756, the legality of a neutral trade with enemy's colonies was not contested by it. In certain cases only of the colonial trade, the allegation was, that the presumptive evidence arising from circumstances against the bona fide neutrality of the ownership, justified the condemnation, as of enemy's property. If the rule of condemnation was afterwards, during that war, converted into the principle now asserted, it could not possibly have been an operation, in its new shape, more than a very few years. During the succeeding war of 1778, it is admitted by every British authority, that the principle was never brought into operation; it may be regarded, in fact, as having been silently abandoned; and within the period of war, since its commencement in 1793, the manner in which the principle has been alternately contracted and extended, explained sometimes in one way, sometimes in another, rested now on this foundation, now on that, is no secret to those who have attended to its history and progress in the British Orders of Council and the British Courts of Admiralty.-With the exception therefore of a period, the last in modern times from which authentic precedents of maritime law will be drawn, and throughout which the U. States, more in-

terested in the question than any other nation, have uniformly combated the innovation, the principle has not, in the British tribunals, been in operation for a longer time than three or four years, or five years, whilst in no others has it ever made its appearance, but to receive a decision protesting against it.—Such is the antiquity, and such the authority, of a principle, the deviations from which are held out as so many favours, consoling the U. States for the wide-spread destruction of their legitimate commerce.—What must be said as to the other exceptions, which seem to have been viewed as claims on the gratitude of the U. States? Is it an indulgence to them, in carrying on their trade with the whole continent of Europe, to be laid under the necessity of going first to a British port to accept a British licence, and to pay a tribute to the British exchdquer, as if we had been reduced to the colonial situation which once imposed those monopolizing restraints? - What again must be said as to the other features, which we see blended on the face of these regulations? If the policy of them be to subject an enemy to privations, why are channels opened for a British trade with them, which are shut to a neutral trade? If in other cases the object be to admit a neutral trade with the enemy, why is it required that neutral vessels shall perform the ceremony of passing through a British port, when it can have no possible effect but the known and inevitable one of prohibiting the admission of the trade in the port of its destination?-I will not ask why a primary article of our productions and exports, Cotton Wool, is to be distinguished, in its transit, by a heavy impost not imposed on other articles; because it is frankly avowed in your explanation of the Orders, to be intended as an encouragement to British manufacturers, and a check to the rival ones of France. I suppress also, though without the same reason for it, the inquiry, why less rigorous restrictions are applied to the trade of the Barbary powers than are enforced against that of a nation such as the U. States, and in relations such as have existed between, them and G. Britain.—I cannot pass without notice the very unwarrantable innovations contained in the two last of the Orders.—In one of them, a certificate of the local origin of a cargo, although per-. mitted in the port of departure, and required in the port of destination, by regulations purely domestic in both, and strictly

analogous in principle to the regulations in the commercial code of G. Britain, is made a cause of capture on the high seas, and of condemnation in her maritime courts. the other Order, the sale of a merchant ship by a belligerent owner to a neutral, although a transaction as legal, when fair, as a dealing in any other article, is condemned by a general rule, without an atom of proof or of presumption that the transfer in the particular case is fraudulent, and the property therefore left in an enemy.-In fine, sir, the President sees in the Edicts communicated by you, facts assumed which did not exist, principles asserted which never can be admitted, and, under the name of retaliation, measures transcending the limits reconcileable with facts and the principles, if both were as correct as they are unfounded. He sees, thoreover, in the modification of this system, regulations violating equally our neutral rights and our national sovereignty. He persuades himself therefore that your government will see, in the justness of the observations now made, in addition to what I had the honour verbally to state to you in the first instance, that the U. States are well warranted in looking for a speedy revocation of a system which is every day augmenting the mass of injury, for which the United States have the best claims to redress .- I have the honour to be, (Signed) James Maddison.

No. V.—Circular Note from Mr. Canning to Mr. Pinkney, announcing the Blockade of the Port of Copenhagen, and Ports of the Island of Zealand; duted May 4th, 1808.

Mr. Secretary Canning has the honour to inform Mr. Pinkney, that his majesty has judged it expedient to establish the most rigorous Blockade of the port of Copenhagen, and of all the other ports in the Island of Zealand. Mr. Pinkney is therefore requested to apprize the American consuls and merchants residing in England, that the entrances of all the ports above-mentioned are and must be considered as being in a state of Blockade; and that from this time all the measures authorized by the Law of Nations, and the respective Treaties between his majesty and the different neutral powers, will be adopted and executed with respect to all vessels attempting to violate the said Blockade after this notice. Mr. Secretary Canning requests, &c.

No. VI.-Letter from Mr. Pinkney to Mr.

Secretary Canning; dated Great Cumberland Place, August 23d, 1808.

Sir: I have had the honour, in consequence of the orders of the President, to recall your attention, in the course of several recent interviews, to the British Orders in Council of the 7th of January and 11th of Nov. 1807, and to the various other Orders founded upon or in execution of them; and I now take the liberty to renew, in the mode which I have understood to be indispensable, my instances on that subject .- I need scarcely remind you, sir, that the government of the U. States has never ceased to consider these Orders as violating its rights, and affecting most destructively its best interests, upon grounds wholly inadmissible both in principle and fact .- The Letters of Mr. Madison to Mr. Erskine, of the 20th and 29th of March 1807, produced by the official communication of that minister of the Order of the 7th of Jan. and the Answer of Mr. Madison of the 25th of March 1808, to a like communication of the Orders of the 11th of November, contained the most direct remonstrances against the system which these Orders introduce and execute, and expressed the confident expectations of the President that it would not be persisted in. -That expectation has not yet been fulfilled; but it has, notwithstanding, not been relinquished. The President is still persuaded that its accomplishment will result from a careful review by his majesty's government, made in the spirit of moderation and equity; of the facts and considerations which belong to the occasion.—It is not my purpose to recapitulate in that Note the statements and reasonings contained in the above-mentioned Letters of Mr. Madison, in support of the claim of the government of the United States, that the British Orders be revoked: I content myself with referring to those Letters for proofs, which it is not necessary to repeat, and for arguments, which I could not hope to improve.—But there are explanations which those Letters do not contain; and which it is not proper for me now to make. Even these, however, may be very briefly given, since you have already been made acquainted, in our late conversations, with all their bearings and details.—These explanations go to shew, that while every motive of justice conspires to produce a disposition to recall the Orders of which my government complains, it is become apparent, that even their professed object will be

best attained by their acception. I had i the honour to state to just, sir, that it was the intention of the President, in case Great Britain repealed her Orders, as regarded the United States, to exercise the power vested in him by the Act of the last sersion of Congress, intitled, " an Act to authorize the President of the United States, under certain conditions, to suspend the operations of the Act laying an Embargo on all ships and vessels in the ports and harbours of the United States, and the several supplementary acts thereto," by suspending the Embargo law and its supplements as regards Great Britain .-I am authorized to live you this assurance in the most formal manner; and I trust that, upon impartial enquiry, it will be found to leave no inducement to perseverance in the British Orders, while it creates the most powerful inducements of equity and policy to abandon them. On the score of justice, it does not seem possible to mistake the footing upon which this overture places the subject; and I venture to believe that in any other view, there is as little room for doubt .- If, as I purpose, your Orders should be rescinded as to the United States, and our Embargo rescinded as to Great Britain, the effect of these concurrent acts, will be, that the commercial intercourse of the two countries will be immediately resumed; while, if France should adhere to maxuns and conduct delogatory to the neutral rights of the United States, the Embargo, continuing as to her, will take the place of your Orders, and lead with an efficacy not merely equal to theirs, but probably much greater, to all the consequences that ought to result from them. -On the other hand, if brance should concur in respecting those rights, and commerce should thus regain its fair immunities, and the law of nations its just dominion, all the alledged purposes of the British Orders will have been at once fulfilled —If I for bear to pursue these ideas through all the illustrations of which they are susceptible, it is because the personal conferences to which I have before alluded, as well as the obvious nature of the ideas themselves, render it unnecessary,-I cannot conclude this Note without expressing my sincere wish, that what I have now suggested, in conformity with the liberal sentiments and enlightened views of the Pesident, may contribute not only to remove the more immediate obstacles to the ordinary intercourse of trade between your country and mine, in a manner consistent

Yor. XII.

with the honour of both first the preparation why for a satisfactory adjustment of every question important to their suture friendship.—I-bave the honour to be, acc.

(Signed) W. Pinsker.
No. VII.—Mr. Secretary Canning's Note to
Mr. Pinkney, of the 23rd September 1806.

The undersigned, his majesty's princit pal secretary of state for foreign affairs, had the honour to receive the official Letter addressed to him by Mr. Pinkney, minister plenspotentiary of the U. States, respecting the Orders in Council issued by his majesty on the 7th Jan. and 1 th Nov. 1807.—He has laid that Letter before the king; 'and he is commanded to assure Mr. Pinkney, that the answer to the proposal which Mr. Pinkney was instructed to bring forward has been deferred only in the hope that the renewed application, which w understood to have been recently made by the government of the U States to that of France, might, in the new state of things which has arisen in Europe, have met with such reception in France as would have rendered the compliance of his majesty with that proposal consistent as much with his majesty's own dignity, and with the interests of his people, as it would have been with his majesty's disposition towards the U. States.—Unhappily there is now no longer any reason to believe that such a hope is likely to be realized; and the undersigned is therefore commanded to communicate to Mr. Pinkney the decision which, under the circumstances as they stand, his majesty feels himself compelled, however unwillingly, to adopt.—
The mitigated measure of retaliation, announced by his majesty in the Order in Council of the 7th of Jan., and the further extension of that measure, (an extension m operation but not m principle,) by the Orders in Council of November, were founded (as has been already repeatedly avowed by his majesty) on the "unques-" tionable right of his majesty to retort upon " the enemy, the evils of his own injustice," and upon the consideration, that "if third. "parties incidentally suffered by these " retaliatory measures, they were to seek "their redress from the power by whose " original argression that retaliation was "occasioned." His majesty sees nothing in the Embargo, laid on by the President of the U. States of America, which varies this original and simple state of the question.—If considered as a measure of impartial hostility against both belligerents, the Embargo appears to his majesty to

2501 have been manifestly unjust as, accorded ing to every principle of justice, that redress ought to have been first sought from the party originating the wrong; and his majesty cannot consent to buy off that hostility which America ought not to have extended to him, at the expence of a concession made, not to America, but to France.--If, as it has more generally been represented by the government of the U. States, the Embargo is only to be considered as an innocent municipal regulation, which affects none but the U. States themselves, and with which no foreign state has any concern; viewed in this light, his majesty does not conceive that he has the right, or the pretension, to make any complaint of it; and he has made none. But in this light there appears not only no reciprocity, but no alsignable relation between the repeal, by the U. States, of a measure of voluntary self-restriction, and the surrender by his majesty of his right of retaliation against his enemics.—The government of the U. States is not now to be "informed, that the Berlin Decree of Nov. 21st, 1806, was the practical commencement of an attempt, not merely to check or trapair the prosperity of G. Britain, but utility to annihilate her political existence, through the ruin of her commercial prosperity; that, in this attempt, almost all the powers of the European continent have been compelled more or less to co-operate; and that the American Embargo, though most assuredly not intended to that end, (for America can have no real interest in the subversion of the British power, and her rulers are too enlightened to act, from any impulse, against the real interests of their country,) but by some unfortunate concurrence of circumstances, without any hostile intention, the American Embargo did come in aid of "the blockade of the European continent," cisely at the very moment when, if that blockade could have succeeded at all, this interposition of the American government would most effectually have contributed to success. To this universal combination, his majesty has opposed a temperate, but adetermined retaliation upon the enemy; trusting that a firm resistance would de-featethin project, but knowing that the smallest concession would infallibly encourage perceverance in it.—I he struggle thes been siewed by other powers, not withwas an apprehension that it might be fatal

to this country. The British government

has not disguised them itself that the trial of such an experiment might be arduous and long, though it has never doubted of the final issue. But if that issue, such as the British government confidently anticipated, has providentially arrived much sooner than could even have been hoped; if the blockade of the continent, as it has been triumphantly styled by the enemy, is raised even before it had been well established; and if that system, of which extent and continuity were the vital principles, is broken up into fragments utterly barmless and contemptible, it is nevertheless important, in the highest degree, to the reputation of this country, (a reputation which constitutes a great part of her power,) that this disappointment of the hopes of her enemies should not have been purchased by any concession; that not a doubt should remain to distant times of her determination, and of her ability, to have continued her resistance; and that no step which could even mistakenly be construed into concession, should be taken on her part, while the smallest link of the confederacy remains undissolved, or while it can be a question whether the plan devised for her destruction has or has not either completely failed, or been unequivocally abandoned.—These considerations compel his majesty to adhere to the principles on which the Orders in Council of the 7th Jan. and the 11th of Nov. are founded, so long as France adheres to that system by which his majesty's retaliatory measures were occasioned and justified.—It is not improbable indeed that some alterations may be made in the Orders in Council, as they are at present framed; alterations calculated not to abate their spirit or impair their principle, but to adapt them more exactly to the different state of things which has fortunately grown up in Europe, and to combine all practicable relief to neutrals with a more severe pressure upon the enemy.—But of alterations to be made with this view unly, it would be uncandid to take any advantage in the present discussion; however it might be hoped, that, in their practical effect, they might prove baneficial to America, provided the operation of the Embargo were not to prevent her from reaping that benefit.—It remains for the undersigned to take notice of the last paragraph of Mr. Pinkney's Letter. There cannot exist, on the part of Mr. Pinkney, a stronger wish than there does on that of the undersigned, and of the

British government British gewertigen erfort bering between the two countries. Has maliary was no other disposition thank to published the mass. friendly intercourse with the U. Steles The undersigned impersuaded that Mr. Pinkney would be one of the last to imagine, what is often idly assessed, that the depression of any other country is necessary or serviceable to the prosperity of this. The prosperity of America is essentially tially the prosperity of G. Britain; and the strength and power of G. Britain are not for herself only, but for the world. When those adjustments shall take place, to which, though unfortunately not practicable at this moment, nor under the conditions prescribed by Mr. Pinkney, the undersigned nevertheless confidently looks forward, it will perhaps be no insecure pledge for the continuance of the good understanding hetween the two countries, that they will have learnt duly to appreciate each others friendship; and that it will not hereafter be imputed to G. Britain, either, on the one hand, that she envies American industry as prejudicial to British commerce, or, on the other hand, that she is compelled to court an intercourse with America as absolutely necessary to her own existence. -His majesty would not hesitate to comtribute, in any manner in his power, to restore to the commerce of the U. States its wonted activity; and if it were possible to make any sacrifice for the repeal of the Embargo, without appearing to deprecate it as a measure of hostility, he would gladly have facilitated its removal as a measure of inconvenient restriction upon the American people.—The undersigned is commanded in conclusion to discree, that nothing is said in Mr. Pinkney's Letter of any intention to repeal the Proclamation, by which the ships of war of G. Britain are interdicted from all those right of hospitality in the ports of the U. States, which are freely allowed to the ships of his majesty's chamids The continuance of an interdiction which, under such circumstances, amounts so nearly to direct hostility, after the willingness professed and the attempt made by his majesty to remove the cause on which that measure had been originally founded, would afford but an inauspicious omen for the commencement of a system of mutual conciliation; and the omission of any notice of that measure, in the proposal which Mr. Pinkney has been instructed to bring forward, would have been of itself a ma-

district of the constituent of the Principles of the Principles of detail upon this subject that for the point of detail upon this subject that for the point of detail upon this subject that for the point of description hetween the two governments his majority cannot never desires the restoration of a perfect that anderstanding, and that his majority would decline no measure first the attainment of the decline no measure first the attainment of the two houses and that he compatible with his own honour and just rights, and with the interests of his people. The undersigned requests of this links to accept, &c. (Signed)

[Teamer of the House given to Bridge astrong Tane being come to the house, the hand, agong the house the house the house the hand, agong the house be given to him, faith franks of the house be given to him, faith a shifted and gullant exertions against the many in the best of Roleis and Visuals, by which he reflected so much lustra on his majesty's arms, and the Speaker gave him the Tranks of the house

accordingly, as followeth: "Brig. Gen. Fane; Upon the late Expedition to Portugal, it was your fortune to hold a distinguished command in the Bai army which repeatedly gave battle to the forces of France. The event of such conflicts could not be doubtful; British valour and discipline triumphed; and those who commanded and directed their exertions were covered with glory .- Whenever the battles of Roleia and Vimiera shall be named (and they will be long and often named with exultation), your heart may glow with the conscious and bonourable pride, that your sword upon those days was not drawning vain; and although that gallant and accomplished officer, who, placed by your. side, jointly with you, sustained the brunt of the day at Vimiera, has since been unhappily swept away by the course of human events, beyond the reach of our Thanks, his brave brethren in arms may rest assured, that the name of general Anstruther will live, not unhonoured, in the sad and grateful remembrance of his coun-ploits in Portugal, my present duty, stops here; and I am, in the first place, to deliver to you the Thanks of this Illouse, in the name of the Commons of this United Kingdom, for your skilful and gallant anertions against the enemy in the battles of Rolein and Vimiera, by which you reflected so much lustre on his majesty a same.

Upon which Brigadier-General Fane said, "Mr. Speaker; Although I am unable to express, in adequate language, the very high sense I entertain of the honour conferred upon me, upon the present occasion, yet I trust the house will do me the justice to believe that I feel it as I ought. To you, sir, I have, to offer my warmest thanks for the very flattering manner in which you have communicated the Vote of the House."

THANKS OF THE HOUSE GIVEN TO LIEUT. GEN. FRASER AND BRIGADIER-GENERAL FANE. Lient. Gen. Alexander Mackenzie Fraser being also come to the house, and Brig. Gen. Henry Fane being present, the Speaker acquainted them, that the house had, upon Wednesday last, resolved, That the Thanks of this House be given to them for their distinguished conduct and exemplary valour displayed in the Battle of Corunna, whereby the complete repulse and signal defent of the enemy, on every point of attack, was effected, and the safe and unmolested embarkation of the army secured in the presence of a French army of superior force; and the Speaker gave them the Thanks of the House accordingly, as followeth:

"Lieut. Gen. Mackenzie Freser, and Phigadier-Gen. Fane; The deep grief which this nation has felt, for the loss it has experienced by the death of that illustrious commander the late sir John Moore, in the memorable Battle of Corunna, has been mitigated in some degree, by the reflection, that it still numbers amongst its brave defenders, many gallant and distinguished officers, who, formed and fired by his great example, we may confidently expect, will emulate his glory. -In this honourable list your names stand inrolled. And this House, acknowledging with gratitude your important services upon that lamented but glorious day, has commanded me to deliver you its Thanks: and I do accordingly, in the name of the Commons of this United Kingdom, thank you for your distinguished conduct and exemplary valour displayed in the Battle of Corunna, whereby the complete repulse and signal defeat of the enemy, or every point of attack, was effected, and the sale and unmolested embarkation of the army secured in the presence of a French army of appenior force."

Mr. Speaker; Thehigh and distinguished honour conferred upon us by the House calls for our warmest auknowledgement and grati-

tude, and will be amincitement to us, if any were wanting, to use every exertion in our power to add fresh lustre to his majesty's arms, whenever an opportunity offers. Permit me, sir, also to offer you my thanks for the handsome and flattering manner in which you have been pleased to convey to me the sentiments of the House."

[THANKS OF THE HOUSE GIVEN TO REAR-ADMIRAL SIR SAMUEL HOOD.] Rear Admiral sir Samuel Hood being come to the House, the Speaker acquainted him, that the House, had, upon Wednesday last, resolved, That the Thanks of this House be given to him for his most effectual and able disposition of the ships and transports, and for his effectual exertions in accomplishing the embarkation of his majesty's troops at Cerunna on the late memorable occasion; and the Speaker gave him the Thanks of the House accordingly, as followeth;

" Rear Admiral sir Samuel Hood; The various and brilliant services which have marked the splendid career of your naval glory have long since made you known to the recorded gratitude of parliament; and the memorable and difficult service which you have recently contributed to accomplish at Corunna has called forth this fresh tribute of its applause —I do therefore now, by the command, and in the name, of the Commons of this United Kingdom, thank you for your most able disposition of the ships and transports, and for your effectual exertions in accomplishing the embarkation of his m: jesty's troops at Corunna on the late memorable occasion."

Upon which, rear admiral sir Samuel Hood said, "Mr. Speaker; I beg leave to offer my most sincere thanks for the honour conferred on me, by the Vote of this House; it affords me peculiar satisfaction that in the performance of my duty only, my services have met the approbation of the representatives of my countrymen, which I shall always endeavour to merit. For the very handsome manner, sir, you have been pleased to communicate this to me, I request you to accept my warmest acknowledgements."

[CONDUCT OF THE DUKE OF YORK.] OK the potion of Mr. Wardle, the house resolved itself into a committee, to inquire into the Conduct of his royal highness the Duke of York, touching the disposal of commissions in the army, &c. Mr. R. Wharton in the Chair.

Mr. Wardle, in proceeding to the investigation he proposed, felt it necessary

to call the attention of the committee to few preliminary observations. He hoped that in the statements he had already made to the house, he had not uttered a single word which could justify a suspicion that he was actuated either by party motives, or any thing like personal animosity towards the commander-in-chief. He trusted his conduct on the occasion had been open and candid. When first he proposed this investigation he had offered an entire list of all the witnesses. He had never kept any thing a secret from the house, and God forbid he should attempt to sustain his charges by any proofs but such as it became a man of honour to offer! He felt it necessary, however, to advert to some strong remarks which had fallen from a right hon. gent. (Mr. Yorke) on a former night, which were not relevant to the subject before the house, and which, he thought, might better have been omit-He had a right to appear in his place as a member of parliament, the accuser of the commander-in-chief; and it was the privilege of gentlemen on the other side of the house candidly to deliver their opinions on the subject: but he did not expect to be attacked in his personal character, or his conduct imputed to private motives, without any foundation in justice. Much was said about the licentiousness of the press, the spirit of Jacobinism, and of a Conspiracy to overturn the illustrious house of Brunswick. Nothing, however, which he had said, had any thing to do with the licentiousness of the press. was no man within or without that house who abhorred jacobin principles more than himself, unless by jacobin was meant an enemy to corruption, for such he was, whether it existed in great or little men; and as to conspiracy against the house of Brunswick, if any man presumed to charge such a motive to him, it was the duty of that man openly and manfully to follow up his accusation by proofs. As to jacobi-nism indeed, if his principles had tended that way, he should have adopted a contrary conduct; and, instead of opposing, have cherished corruption, until it undermined the government. His object, on the contrary, was to check corruption, to serve his cofintry, and to prevent in time those dreadful effects which were the certain consequences of corruption. An hon, and learned gent. had said on the former night, that he could give no credit to the charges against the commander-in-chief, because he

had been so intimately accomined with him for 20 years, that had any such transactions taken place, he must have known of them; but, as he knew of none such, the charges. must in consequence be false. He would. however, undertake to prove the exist. ence, not merely of those comparatively, slight transactions under investigation, but of others to a most enormous amount. which, most probably, were unknown to the learned gent, and which were the cause of the breach between Mrs. Clarke and his royal highness. He was aware of the difficulties opposed to him in such a pur-He was aware there were many; members in that house, who might be supposed to lean more towards the com-mander in chief than towards a private in-dividual like himself. He was confident no member of that house would be actuated by motives of partiality in this case. He threw himself upon the honour, the candoor, and indulgence of the committee, and without trespossing further on their attention, would proceed to evidence.

Mr. Yorke said, as the hon gent, had alluded to some words which had fallen from him on a former night, he must beg. leave to explain. So far from casting any censure on the hon, gent. or imputing to him any hostile motives towards the duke of York, he said his royal highness must feel obliged to him for putting the rumours, long industriously propagated on this subject, into a tangible shape. What he had said about jacobinism and the licentiousness of the press, had no relation at. all to the hon. gent. but applied to other topics, which must have been passing at the moment in every man's mind when heard him, and not what fell from the hon.

Mr. Wardle then read an extract from the London Gazette, of the 30th July, 1805, announcing the promotion of Col. Brooke, from the 56th regiment to the 5th dragoon guards, vice lieut.-colonel Knight, exchanged, and said he gave this as a competent proof of the exchange.

gentleman.

The first Witness called was Dr. Andrews, Thynne. But before his examination, Mr. Wardle assured the committee, that he very reluctantly, and against the gentler man's own wishes, called him as a witness; the had no other concern in the business than merely the inadvertent delivery of a message, which, upon mature reflection, he most probably would have declined.

EXAMINATION OF ANDREW THYNNE, 1 to oblige my friend, Mr. R. Knight, but it did Esq. M. D.

(By Mr. Wardle.)

Did you attend Mrs. Clarke, in your professional line, in July, 1805? I have attended Mrs. Clarke for the last 7 years: I do not recollect that it was in July, 1805, more than any other time. I have known her for 7 or 8 years, and in different situations; I have attended

when she was ill.

Did you ever, by the desire of any person, apply to Mrs. C. respecting an exchange between lieut.-col. Knight and lieut.-col. Brookel I have applied to Mrs. C. respecting the exchange of lieut.-col. Knight and lieut.-col. Brooke. The application I made was in consequence of an application made to me by an old and valuable friend, Mr. Robert Knight, the brother of the lieut. colonel. He understood I was acquainted with Mrs. C., he begged I would speak to her to expedite the exchange: and I did speak to Mrs. C. upon the subject, and delivered her the message I got from Mr. Knight, and his crother, the lieut. col., to whom I was then introduced.

What passed upon that subject between Mrs. C. and yourself? I was authorized to tell Mrs. C, that she would receive a certain sum of

money; I specified the sum of 2001.

For what was the sum specified; upon what event was that sum offered? It was offered for the purpose of inducing Mrs. C. to expedite the exchange. The exchange was to take place in the office in a certain length of time; it began in the office; some delays and impediments were expected, and, in order to remove those impediments and those delays, I was authorized to say that such a sum would be given to her, if she would exert herself to expedite this exchange.

Through what medium was it expected she should obtain that exchange? I am sure I cannot answer that question; I should suppose is was pretty well known that she was acquainted with a great personage at that time; I know nothing about that; I was desired to deliver a message, and I did nothing more than deliver a message, from an old friend to Mrs. C. to induce her to expedite an exchange between two

Was it not under the consideration and conviction of her, at that time, being under the protection of the Commander in Chief, that such application was made to her? Of course, if Mrs. C. was not thought likely to expedite the thing, no application would have been

made to her.

I understand you expressly to have stated that you offered her 2001, for expediting this exchange; I wish to ak how many days, to the best of your recollection, there were between the application and the exchange being potified in the Gazette? I really cannot be accurate in that respect, for it made so little impression upon my mind, that I merely recollect having delivered the message. I was anxious

not concern me, and I cannot bring my mind to tell the exact period between the application and the Gazette; but I believe, it was a good deal expedited by Mrs. C.

Do you think, to the best of your recollection, it occurred within a few days or a week? I protest I cannot bear it in mind; but, I beheve, a fortnight or three weeks elapsed before it was done. I cannot speak positively to that; I had nothing to do with the transaction but barely to deliver that message, and that message made no impression whatever upon my mind.

Did Mrs. C. communicate to you the circumstance of the exchange being gazetted? Mrs. C. sent the Gazette to my house, in consequence of the message I delivered to her from Messrs: Khight; the moment I received the Gazette I sent it to the parties. No money ever passed through my hands. If Mrs. C. received money, she received it through some other quarter. I solemnly declare, that no money passed through my hands whatever. I sent the Gavette to the parties, and what they did with the Gazette I do not care.

Did Mr. R. Knight alone authorize you to offer the 2001. or was lieut .- col. Knight a party to that offer? I was entirely influenced by Mr. R. Knight: his lady was an old patient of mine : he was always a great friend of mine. I had nothing to refuse Mr. R. Knight. Lieut .col. Knight I knew little of at this time; I was introduced to him by his brother: but I was certainly influenced by Mr. R. Knight, and by nobody else.

Is the committee to understand, that lieut. col. Knight was present when this authority was given to you to offer the 2001. ? I am sure I cannot answer that: for I saw Mr. R. Knight at his own house, sometimes privately, and sometimes in the company of his brother: and the transaction made so little impression upon my mind, that, after a lapse of 3 or 4 years, it is not possible for me to relate all the circumstances: but I was influenced by Mr. R. Knight, who, as a man, I have the greatest esteem and regard for to this hour.

(By Sir Francis Burdett.)

Did you request Mrs. C. to apply to the duke of York, for the purpose of expediting the exchange of heat-col. Knight, in consideration of the 2001, she was to receive? I do not exactly understand the question: I beg it to be

explained.
Whether you requested of Mrs. C. to apply to the D. of Y. to expedite this exchange between lieut.-col. Knight and col. Brooke, and in consequence of that application, told her she would receive the 2001. The thing is understood; I could not have applied, nor should not have applied to Mrs. C. unless she had the means of expediting the thing; it was understood at the time that she had the means.

How did you understand that Mrs. C. possessed the means of expediting that exchange? It was understood at the thins that she had some influence.

The witness on the motion of Mr. Lockhart, was directed to withdraw, and when re-admitted, was directed by the Chairman to answer to facts within his absolute knowledge, and not to his understanding or surmise.]

Did you or not request Mrs. C. to apply to the D. of Y. to expedite that exchange i I applied to Mrs C. to beg of her to interest herself on behalf of heut.-col. Knight, and to expe-

dite the exchange.

Did you or not apply to Mrs. C. to request her to apply to the D of Y to expedite that exchange? Yes, I did so, I acknowledge that, if she had it in her power.

Was it for that purpose the 2001, was offered

to Mrs. C.? For that sole purpose.

In this conversation, was the D. of Y.'s name personally mentioned? I am sure I cannot recollect, I cannot take upon myself to say so. It is ampossible for me to recollect every circumstance of a message delivered between 3 or 4 years ago

Was your application to Mrs. C. merely to expedite the exchange without mentioning the minner in which it was to be expedited? Certainly, without mentioning the particular manner, it was to facilitate and to expedite the ex-

change

Through what medium was it expected that she should obtain that exchange? I am sure I cannot answer that question; I should suppose it was pretty well known that she was acquainted with a great personage at that time. I know nothing about that I was desired to deliver a message, and I did nothing more than deliver a message from an old friend to Mirs. C., to it duce her to expedite an exchange between two officers.

(By Sir James Hall)

Who was that great personage? It was understood the Commander in Chief.

(By Mr. Wardle)

At the time you spoke of this exchange to Mrs. C, did you give the names in writing to Mrs. C.? I believe I did on a slip of paper; and on that paper I believe I wrote, 'Lieut-col.' Knight wishes to exchange with lieut-col' Brooke,' it I did not write it down myself, she wrote it it was given in writing.

(By Sir Thomas Turton.)

Subsequent to your application to Mrs. C., did she at any time communicate to you, that she had used her influence, for the purpose expressed, with the D. of Y? I do not know that I had seen Mrs. C. from the first communication till she had sent the Gazette to my house; that Gazette proved that the exchange was accomplished; that Gazette I sent to the parties; and that is all I had to do with the transaction.

When that Gazette was sent by Mrq. C, did she communicate to you, that it was by her meant the exchange had been obtained? Mrs. C. accompanied the Gazette with a note, to say that the exchange was accomplished, and that the was going out of town in a day or two, and that the 2001, would be very convenient

Are you cartain that those were the whole contents of the note? That was the impression upon my mind at the time. This is a transaction between 8 and 4 years ago, and having thought so little about it, I cannot be supposed to know all the circumstances; but I recollect receiving a note, and I recollect receiving a Gazatte; the Gazette I sent to the parties; and I cannot recollect any thing more than I have estated.

Since that period, has Mrs. C. ever communicated to you, that it was by her means it was obtained? Mrs. C. never said any thing to me more than sending the Gazette; for, from my first application to the receipt of the Gazette, I do, not resolved having seen Mrs. C; or, if I did see her, it was merely to enquire whether any progress was making in the exchange.

Has any communication of that kind been made since the sending the Gazette? I do not recollect flaving had any such communication; at the same time, I believe it was expedited by

her means.

Have you preserved that note? No, I have not preserved it certainly; I considered the note as one not concerning me, and I sent it to the parties with the Gazette.

(By Mr. Croker.)

Had you any reason besides your own surmise, for believing that this exchange was expedited by the interference of Mis. C.? If I recollect right, I understood that the exchange would be obtained in the regular way, in the course of time; but Mr. Knight, whether from ill health, or what other reason I know not, was desirous of having it done exped trously; and it was in consequence of that, and his brother's wish, that I applied to Mrs. C. in the first instance.

· Have you any reason but your own surmine, for believing, that this exchange was expedited by the interference of Mrs C.? No other rewson on earth.

(By Mr. Wardle,)

When you made this application, did you not know that Mrs. C. was living with the D of Y, and immediately under his protection? It was so understood at the time.

Did you ever see the Commander in Chiefe at Mrs. C.'s? Never.

(By Mr. Fullere)

Of your own knowledge, do you know of such a relative situation between those two parties? (a laugh) I never saw the D. of Y. there in my life.

(By Mr. Wilberforce.)

Do you recollect the manner in which the proposition, was at first made, engaging Mrs.

C.'s interest? When I first spoke to Mrs. C. effect, as my brother war in a very bad state of she seemed to suppose there were some difficulties in the way, and she spoke a good deal about secrecy, and of the danger that she should exchange to infantry, for the purpose of going upon half pay, that he might recover run if this ever transpired.

(By the Chancellor of the Exchequer.)

Do you recollect what words she used when she expressed that sentiment? It is impossible for me, at this length of time, to recollect the pretise words, but the meaning I am clear in the sentiment of the sentim

You have said that Mrs. C. expressed a great denire that it should be kept secret; did she mean secret from the D. of Y. as well is the rest of the world? That is a matter of sur-

Did you not understand from Mr. Knight, that the exchange alladed to was in a train of being effected, previous to Mrs. C.'s interest being solicited? I understood the thing would have happened in the course of time. Mr. Knight wished to have the thing espedited, I know not from what motive? and it was to expedite, it that he begged of me to apeak to Mrs. C. The exchange was a simple, feir thing, as I supposed, and would have gone through the office in the regular way.

Examination of ROBERT KNIGHT, Esq. (By Mr. Wardle.)

Did you desire Dr. Thynne to use his influence with Mrs. C. to have an exchange between your brother lieut.-col. Knight, and lieut. col. Brooke, carried into effect? I did.

Did you authorize Dr. T. to hold out any personal temptation to Mrs. C. to induce her to carry the point? Yes,

To what amount did you authorise Dr. T. to

offer Mrs. C. ? 2001.

After the exchange was effected, did you, by yourself or any other person, give any sum of money to Mrs. C.? Yes.

To what amount? 2001.

Had col. Knight any positive promise from the Commander in Chief for this exchange with col. Brooke, prior to such application to Mrs. C.? My brother applied in the regular way to the D. of Y. and received the usual official answer on the subject, that whenever a proper successor could be found, there would be no objection to the exchange taking place.

Do you know of any positive promise of the Commander in Chief, prior to the application to Mrs. C. that that exchange should take place? No.

"Where was the application made to Mrs. C.? There was some delay in the business, from what cause I do not know, and I stated that circumstance to Dr. Thyane, who happened to be attending my family at that time. He replied, that he thought he could be of service, by applying to a friend of his, Mrs. C. I told him I should be much obliged to him if he would apply to her, and that I should be happy to give 3001, if the business could be parried into

effect, as my brother was in a very bad state of health at the time, and I was very desitous that he should exchange to infantry, for the purpose of going upon half pay, that he might recover his health. I believe he had served as long as any man in the country of his age, and suffered by it; he had served 23 years, and I believe he has been in every battle during the French revolution; and it was my anxiety to serve him, that has placed me in this distressing and painful situation.

How did you send the 2001, to Mrs. C.? Under a blank cover, as tar as my recollection serves me, by my servant. I do not think that I made any observation in the enclosure, but

directed it simply to her.

(By Mr. Leach.)

Did you see Mrs. C. soon after the notice in the Bezette that the exchange was effected, and for what purpose did you see her? I saw her, I think, in the mouth of September, for the purpose of thanking her.

Upon that occasion did Mrs. C. desire you to be secret with respect to this transaction; and did she assign any, and what reason for that secrecy? She did intreat me to keep it a secret, lest it should come to the D. of Y.'s cars.

Have you seen Mrs. C. within the last month, and how did it happen that you saw her? She wrote, to beg that I would come to her, about a month ago; to which letter I made no reply. She wrote a second letter, as far as niv recollection serves me, about ten days ago. went to her, and she asked me the name of the officer who had exchanged with my brother; I told her. She made a number of complaints of her having been ill-treated by the D. of Y.; that he had deserted her and left her in debt, I think to the amount of 2,000l.; and that she was determined, unless she could bring him to terms, to expose him in the marner in which she is now endeavouring to do. I said that that was her affair, but that I trusted she would not introduce either me or my brother. She said. O good God! no, by no means, it is not my intention, you can have nothing at all to do with it. That passed in the drawing-room; and I took my leave, and heard nothing of her since; and I was very, much surprized to hear of my name being mentioned in the way in which it has. was thunderstruck at its being done without any notice.

Had col. Brooke's name been mentioned to the D. of Y. to exchange with your brother, previewily to the application to Mrs. C.? I think I have already replied, that the applicacation was made in the regular way. I do not know it; but by a reference to the office, the papers will speak for themselves. I cannot speak from my own knowledge to that.

You have stated, that your reason for applying to Mrs. C. was, that a delay existed in the exchange taking place; do you, of your own knowledge, know where those delays took place, in what office? In the D. of Y.'s office, I suppose.

Can you state in what department of the office? Liancy that col. Gordon was secretary at the time.

(By Mr. Adam.)

You have mentioned that you sent the bank notes in a cover by your servant; at what said of the day did you send those notes. I am pretty sure it was in the former part of the day, rather early in the morning.

(By the Attorney General.) Were they bank notes that were sent? That

I cannot charge my memory with.

Was it one or two notes? Upon my word, I cannot venture to say, but I rather think in two bonk notes.

Can you say from whom you received the bank notes? Upon my word I cannot, it is a long while ago, nearly four years:

How long was this before your brother was gazetted? The sending was after he was ga-

zetted.

How long before your brother was gazetted did you speak to Dr. Thynne? I should think the negociation went on near a fortnight, or from a fortnight to three weeks, as far as my recollection serves me.

Did you ever receive any note from Mrs. C. with the Gazette? No, it was from Dr.

T. I received the communication.

Did you receive any letter from Dr. Thynne? That I do not recollect.

From Mrs. C. to Dr. T.? No; I do not

think that I saw any letter.

Did you ever receive any letter from Mrs. C., except what you have mentioned in your former evidence? I have received several letters from her, subsequent to the transaction.

Respecting this transaction? No: I do not think I received any from her respecting this

transaction.

Did you receive any answer to the note

transmitting the bank notes? None.

Did your brother, to your knowledge, ever apply to the commanding officer of the 56th regiment, to recommend the exchange to the Commander in Chief? I do not know, I believe he did; I am pretty sure that he did.

Do you recollect about what time? Upon

my word, I do not.

Did you receive from Dr. T. the gazette containing the account of the exchange? It now occurs to me that I went to the office for the Gazette myself, somewhere about Chancerylune; I got it myself from the Gazette office.

How long a time elapsed between the first application being made at the Commander in Chief's office, and the second application to Mrs. C. through Dr. T. ? I think, as I said before, about from a fortnight to three weeks.

How long a time elapsed between the first

application being made at the Commander in Chief's office, and the second application to Mrs. C. through Dr. T.? Upon my word, I can-

About what time! It might have been ten days; but I cannot speak accurately.

Vol XIL

By Land Folkestone.)

You have stated, that you went to the Gasette pilice to letch the Gazette; had you any reason to suppose that the exchange would be.

reason to suppose that the exchange would be sunomined in that particular Gazette, or did you go the every publication to fetch the Gazette to the whether it was inserted? I think I was there times in the whole.

In point of sic. before this transaction took place had you ever learned from Mrs. Clarks, that she did apply so the Commander in Charles the bedief this exchange? I cause this this did not become acquainted with her all aleas. did not become acquainted with her wil after the exchange was notified in the Garatte about six weeks afterwards.

In the conversations you have since had with

Irs. Clarke, did you ever understand from her, that the had it fact applied to the Commander. in Chief to expedite the exchange? Of course, the trade of the course, he took gradic to herself for expediting the

Tou have no reason for presuming it, but that the took that credit; you do not know that the actually moded? I am not bound to

draw historines.

Did you ever fearn from Mrs. Clarke, that she actually applied? She told me she had applied, certainly, when I saw her in September.

To whom did she say she applied? To the

Duke of York.

At the time she said she had applied to the D. of Y., were the D. of Y. and she living upon terms? I do not know that of my own know-

ledge.
When this conversation took place, did Mrs.

Was it after she said she had applied to the D. of Y., that she requested the transaction a might be kept secret? Yes, it was after, certainly.

In point of fact, did you send the 2001. to .. Mrs. C. for any other reason than her interference in expediting the exchange i. I certainly sent it her to do all in her power to accelerate the exchange.

(By sir R. Burdett:)

Did not Dr. Thynne transmit to you a Gazette, after the exchange had taken place between your brother and col. Brooke? I do not know but he might.

Was that accompanied with any note from Mrs. C. to Dr. T.? I do not remember that it was.

· (By sir A. Piggolt.)

Was it after you had sent the 2001. to Mes. C., that Mrs. C. expressed her desire that is should be kept secret? Certainly.

Was the fact which Mrs. Codesired should be keps secret from the D. of Y, the receipt of

the 2001, which you sent her? Yes.

Did she expressly desire you to concess from the D. of Y. your having paid her 2004; did she use those words, or, as nearly as you can recold lest, what words did she use? She requested that the whole business might be kept a stores.

Did she express herself particularly, during | the conversation, as to the money, or was it one general conversation as to the transaction uself?

As to the transaction uself,

Was that wish of Mis. C., that the matter might be kept secret, at the last interview you had with her about ten days ago? Not it was in the month of Sept. 1805, subsequent to the transaction in question

How long previously to that interview had the money been transmitted? It was the day after the transaction was notified in the Ga-

zette: 1 believe, the next morning.

Did Mrs C, in expressing a wish that the transiction might be kept secret, express a wish that the I) of Y. might not know that you had any thing to do with it? Certainly.

Was not her wish expressed, that it might be kept a secret from the Public? From him, the

D. of Y.

Repeat, as nearly as possible, the conversation that passed upon that subject? Upon mig word, I do not see how I can exactly; it is a long while ago. It is impossible that I should

repeat her words.
What expression did Mrs. C. use, that you now recollect, which enables you to state that it was not from the Public, but from the D. of Y. lumself, that she wished it to be kept secret? She begged it might be kept a secret from the D. of Y. I do not know how to shape my answer in any other way; it is impossible to recollect every word that passed four years ago

Did she add to that request, or did she join with that request, that your having any thing to do with it might be kept from the D. of Y.? She'was anxious that the whole transaction

might be kept from him.

Did she sav, or give you to understand directly, that the D. of Y. would object to your being a party fir the transaction, more, probably, than to any other person? No.

Do you know that this exchange took place in consequence of your application to Mis. (.? I cannot say that I know it; it is impossible that I can say that, for the application had been in the War-Othce some time previous to the transaction with Mrs. C.; I should think it must have been in the Office from ten days to a fortnight, but I cannot speak exactly; but that is a fact very easily got at by reference to the War-Office; the correspondence is to be found,

Did you ever ask Mis C, whether she applied to h r. h. the D. of Y. to expedite that exchange It does not occur to my mind that I

easked her that question.

Did she ever say that she had applied to the D. of Y? I understood that she had applied to the Duke, most certainly.

Did Mrs. C. appear more auxious that the transaction tright be kept a secret from the D. of Y. than from the Public? The Public was

never mentioned in the business.

Was the Gazette, which was transmitted te you from Dr. T., transmitted in a blank

cover, or with any letter from the Doctor? I do not remember.

When Mrs. C. told you, that unless the D. of Y. made terms, she would expose him; did she state what measures she was taking to expose the D. of Y? No.

Do you recollect the expressions that she made use of? She stated that she had been ill treated by him, and deserted by him, and left in debr; and that if he did not pay those debts (I understood her so, however), she certainly would expose him.

(By Mr. Croker.)

Do you recallect whether you or Dr T. first mentioned the name of Mrs. C , in the conversation you had together? I think it was Dr. T.; I became acquainted with her through him.

Was the interview you had in Sept. 1805 the first personal inserview you had with Mrs. C.? Yes; but I will not be positive as to its being Sept.; it might have been the latter end of Aug.; it was the latter end of the year.

That was the first interview you had with her?

Yes, it was.

(By Mr. Wilberforce)

Where did Mrs. C. reside when you sent the 2001. to her? I have already stated, in Gloucester-place.

Had you any particular reason for sending the money early in the morning? No, no pinticular reason; I should have been sorry to have disturbed the faintly.

Upon this Mr. Fuller asked, Does the witness know of his own knowledge whether this Lady had next the Tabernacle or not? (Laughter.)

Mr. Wharton put it to the Committee, whether such a question should be asked. (Cries of No! No! mixed with a roar of

laughter.)

Mr. Lascelles then observed, that an hon. general, a member of that house, commanded the regiment into which col. Knight exchanged. He should be glad to know whether the exchange met with his approbation.

General Norton said, "I cannot speak to the time, but col. Knight certainly applied to me, and explained himself very fully and very satisfactorily to me, or I should not have recommended the exchange which I did."

EXAMIDATION OF MRS. MARY ANN CLARKE.

(By Mr. Wardle.)

Did you reside in Gloucester-place, in a house of the D. of Y.'s, in July 1805? Yes, I

Did you live under his protection? Yes, I did.

Do you recollect Dr. T. about that pained attending you in his professional line? He attended me, I believe about that time?

Do you recollect that an application was made to you by Dr. T., to effect an exchange between lieut-col. Knight and lieut-col. Brooke? Yes, I do.

Do you recollect that he urged great dispatch? Yes.

Did he hold out any expectation of a pech

niary compliment, provided you effected the change? Certainly he did.

Do you recollect his mentioning any particular sum? Yes, I think he did say something about a couple of hundred pounds.

a couple of hundred pounds.

Do you recollect that Dr. T. told you, that col. K. had been long endeavouring to get the exchange? Yes, I do.

The Attorney General here interposed. He stated that this mode of interrogation was irregular, and that these were not proper questions to put to a witness.—The witness was ordered to withdraw.

Mr. Wardle said, he conceived himself perfectly correct in the questions he had put; and it was far from him to wish to do any thing that did not meet the concurrence of the Committee.

Mr. Beresford farther noticed, that witnesses to be examined ought not to have the advantage of knowing the evidence given by the preceding witnesses.

Mr. Wardle, who had left the house for a short time, observed, that if the hongent. alluded to him, he could say, that he went out merely for the purpose of informing Dr. Thynne, that his farther attendance was not necessary that night. In that interval he had not had any conversation with any of the witnesses except Mrs. Clarke, who asked who was under examination at the time? And he answered Mr. Knight.

The Chancellor of the Exchequer stated, that the purpose for which the hon. gent. had left the house, could not be mistaken, as it was in consequence of an explanation with him respecting Dr. Thynne's farther attendance.

Mr. Fuller said, as the hon. gent. had asked the last witness if she had been, at a certain period, under the protection of the Duke of York, he wished to ask whether that lady was not now under the protection of the hon. gent.?

The house not appearing to countenance such a question, Mrs. Clarke was again called to the bar, and her examination was re-commenced.

(By Mr. Wardle.)

Did you afterwards speak to the Commander in Chief upon the subject? Yes, I did.

How did you mention the business to him? I told him of it, and I gave him the slip of paper, that Dr. T. gave me, with their names, just after dinner.

Did you at the same time state to the Commanuler in Chief, that you were to have any percupiary distantage, provided the exchange took place? His rayal highness asked me if I knew the parties, and I mid I did not, that they would make me a compliment.

make me a compliment.

Did you state the amount of the compliment.

The were to have? I am not certain that I did.

Are you certain that you mentioned to the Genmander in Chief, that you were to have any secuniary compliment? I told h. r. h. that I did not know the men at all, and certains the they would make me apme sort; of cumpliments I did not know them then.

When the exchange appeared in the Gazette; do you recollect sending it to Dr. T.l Yes,

Tio.
Do you recollect sending any note with that Gazette? Yes.

Gazette! Yes.

Do you resollect afterwards receiving any pecuniary essemble ration! Yes, I do.

How much! A 2001, bank note was sent me. How was that 2001, bank note sens you? It was sent me inclosed in a note, with Dr. T.'s compliments.

Do you mean to say that the person who; brought it, brought compliments, or that there were any written compliments? I think it was written in the note.

After receiving the 200l. do you recollect at any time making that circumstance known to the Commander in Chief? Yes, I do:

When did you mention it to him? The sume

day.
What passed upon the subject? I only merely said that they had kept their promise.

Did the Commander in Chief know from yout the amount of the money you had received ?... He knew the amount, because I shewed him the note; and I think that I got one of his servants to get it exchanged for me through h. r. h.

(By Mr. Beresford.)

Where were you immediately before you came to the Bar of this House? In some recomadout this place.

Did you see any, and what, people there whom you knew? I saw capt. Thomson there; Mrs. Metcalfe, the wife of Dr. Metcalfe; Miss Clifford, the lady who was with mes; Mr. Wardle came in for a minute; Dr. Thyungs and his son.

(By Mr. Windham.)

Did any, and what, conversation pass between you and Mr. Wardle? None.

Not a word? He asked me how I did, and spoke to a lady there.

No other conversation passed between you and him? None.

Has any conversation passed between you

and Dr T., since he has been examined in this House? Yes, he has been sitting with me

nearly ever since,

To what purpose was that conversation between you? Not at all relative to this business, it has not been addressed to me, it has been addressed to the two ladies with me, outucly.

Repeat as much of that conversation as you can recollect? I could not repeat after Dr. T. if his character is known at all to the genilaunan here, it would be very indelicate; he has merely been laughing at the gentlemen here

(By sir Thomas Tarton.)

Do you know Mr. R. Knight, and how long have you known hun? I know Mr. B. Knight; he took an opportunity of calling upon me, to thank me for getting his brother so quickly through the huamess, soon after I came to town. about a month or six weeks afterwards, in company with Mr Biddulph

Was it in the month of Sept. I do not know exactly the month, it was soon after.

What was the conversation which passed between you at that meeting? It is so long since, it is impossible for me to recollect; but Mr Anight thanked me for getting the exchange for his brother, as he had been trying some months before, and I dul it so very quickly; and Mr Biddulph had some favour to ask of me

Did you, upon that occasion, desire Mr R Knight to keep secret this transaction? Yes; I should think that I did, certainly I should say that; I do not recollect saying it, but it is

very likely that I did

Do you recollect expressing a wish that it might be kept sceret, lest it should come to the eass of hr h the D of Y? Ono, never

Or any thing to that effect? Nothing like

Are you quite sure of that? Positive

(By M: Lyttleton)

When you mentioned to the D of Y, that you were to receive a compliment for promoting the exchange of commissions between these officers, did h r h make any remark upon that, and if he did, what was it? He told me that he knew the business very well, that they had been trying at it some time, and that he thought one of them was rather a bad subject; but he would do it

When you mentioned to the D of Y, after the exchange had taken place, that you had re-· certed a compliment, and shewed him the note of which that compliment consisted, did h 1. h. then make any observation? Not that I recol-· * lect; st was finished.

(By the Attorney General)

At what time was this application first made to you? Two or three days before it took place, or a couple of days.

. Was it not gazetted on the Saturday? I do on recollect.

Lan you be sure it was not more than three

days before it was gazetted, that the application was made to your I do not think it was. I think I might guest at the time of the year.

What time of the year was at? Mis r h was going down to Weymouth on the night that I changed the note, which was the reason that I got the note changed, my servants could not et it changed, and his servant got it changed for me. Lord Chasterfield's family was going down, and he was going to be godiether to lord Chesterfield's child: it was the end of July or the beginning of August.

When did you first mention this time iction to col. Wardle? I mentioned it to others be-

fore I ever mentioned it to ima.

When did you first mention it to col Wardle? I do not recollect.

About how long ago? It must have been

very lately ... Why do you say that it must have been very lately Because I speak from the fact,

How long aga did you first mention it to col. Wardie? I should think within a month, he had heard it from other quaters than from me, and attacked me upon it.

Had you any knowledge of col Wardle before he attacked you upon at? Yes, I had.

What had led to your knowledge of col Wardle before that some? Ilmself.

Are you speaking of a time before the attack he made upon you with respect to this transiction? Yes, I knew him before ever he attacked me upon this subject.

How long? I suppose six months.

Had you ever mentioned the transaction voluntarily to col Wardle, till he attacked you upon it? He asked me if it was time, and I told him yes

Had you stated this voluntarily of your own consent to col Wardle, or only in answer to his enquiries? When Mr Wardle told me he had heard of it, and mentioned the circumstance to me, I said yes, it was true, that was all I said; I did not think, I should be brought here upon it, or I might have been very apt to deny it.

Would you willingly have concealed it? I concealed it from the beginning, it was not a public thing; certainly any thing which ought to be private, I have sense enough to keep as I believe Mr. Knight spoke of it him-

self-it had got round

Who were those other persons that you spoke to of st, besides Mi Wardle A few of m, friends, I do not recollect who; I am not

without friends,

How came you to mention to a few of your friends, whom you cannot recollect, a transaction which you say ought to have been kept seefet, and which you think came forward only from Mr. Knight's mentioning it? I did not say that I mentioned it, I said that my friends mentioned it, and that then I said it was all

When you mentioned this transaction to col Wardle, did you give the same account of it which you have given to-day? No, I did not.

Which was the true account? Both, *** ***** In what did the two adcounts differt I do: not see that they differ at all; I did not enter so into detail as I do now.

Was the difference between your accounts, that you were shorter in the account you gave to col. Wardle, than in the account you have given to-day? Considerably.

Can you recellect the slay on which Dr. Thy one applied to you? The day of the month

or the day of the week?

Either? I do not, it was such a triffing af-

Cannot you tax your recollection upon either one or the other? Not upon such a trifling occasion.

Have you not told col. Wardle on what day

Dr. Thynne applied to you? No, I have not. Did not you tell col. Wardlo that the application was made to you on Thursday, and that it was guzetted on the Saturday? No, I did not; I might as well have said Tuesday as Thursday, I do not recollect any thing about days or dates.

Have you told the house now all that you told col. Wardle upon the subject? I have answered that before? I have told the house more than I have told him a great deal; I told them that I did not go into detail with him, and I have with the house.

Have you told the house every thing that you mentioned to him? Upon what subject?

Upon this subject? Yes, I have, and a

great deal more.

What have you told the house to-day, which you have not told col. Wardle? I mentioned it but slightly to him, and I have told every thing here that I recollect, except a slight conversation between h. r. h. and myself, which I suppose it is not necessary to repeat.

On the requisition of Mr. Brand, the witness was ordered to withdraw, and the hon, gentleman then stated, that the tendency of the Attorney General's questions was to impeach the veracity of Mr. Wardle, which he did not consider a fair course of procedure towards his hon. friend.

The Attorney General denied that such was by any means his intention. Whatever questions he had felt it his duty to put to the witness was with the sole view of impeaching her veracity alone, and he trusted what he had said, and what he would say, would convince the house of her whole story being a malicipus fabrication, and not entitled to any credit. He was far from thinking that any thing he could say to expose her falsehoods could in the least affect the veracity of Mr. Wardle, and nothing could be further from his intention, The witness was then called in and re-examined.

(By the Attorney General.)

What circumstances have you mentioned to the house-relative to this managetion, which you did not mention to col. Wardle? I did not mention to col. Wardle that I shewed the to to he r. h. nor did I tell him that he er. h. got change for it; it was for me that he got change, he was going out of town at one o'clock, and I at four, and I wanted the change, to leave some with my servants in town, and some I wanted with me. I did not enterinto that detail with col, Wardle. ...

Is that the only circumstance that you are mentioned to the house and did not men-

tion to col, Wardle? No, it is not. State the other circumstances which you did pot mention to col. Wardle end did not say much to col. Wardle at all, it was very triffing what I mentioned to him : he had heard it from other questers, and caked me if it was true, and I said yes. Mad you any intestion to have mentioned this, if col. Wardle had not asked you? It

was in conversation it was mentioned

Should you have mentioned this to col. Wardle, if he had not mentioned it to you? Perhaps I might, and perhaps I might not.

Had you any object in mentioning it either to him or to any other person? None, whatever. Hud you any end to accomplish by making this known? Certainly not.

Have you ever stated, that you had any

ground of complaint against h. r. h.? All my friends know that I have.

Have you ever stated to any one, that you had grounds of complaint against h. r. h. ? To many I have stated it.

Have you not stated, that if h. r. h. did not comply with your demands, you would expose him? I told Mr. W. Adam, in a letter, that if he did not fulfil his promises, and the Duke's. by paying me the annuity, for which Mr. Adam. was the guarantee, and which Mr. Adam promised me should be regularly and punctually paid me, that I should be necessitated to expose h. r. h.'s letters; that was all.

Have you never said that if h. r. h. did not

come to your terms, you would expose him? No, never in my life.

Never to any one? Never to any one whatever; nor is it willing at all in me now; I was very angry in that letter, and perhaps Mr. Adam will produce it: that goes to the worst part that ever I said or acted.

Is it only in one letter that you have threatened to expose h. r. h.? Two I have writing to Mr. Adam; that is all, to any one. " 18 me.

Were there threats in both the letters

They are not threats: I solicited,
Did you say in those letters, that you would expose h. r. h.? Mr. Adam, I suppose, has the letters; and, if he is in the house, will perhaps produce them.

Did you accompany your solicitations by saying, that if they were not complied with, you mania expose the Duke ! I do not recolletters.

Did you never make any declaration of that

sort to any other person? No, never.

Did you never state to any other person, that if your terms were not complied with you would expose the Duke, or use any terms to that effect? I have told you before, I did not:

Are you quite certain of that? Yes, quite. Did you ever tell Mr. Wardle that you wanted this 2001. for a particular purpose? No, I did not.

Did you not say to Mr. R. Knight, that if h. r. h. did not come into your terms, you would

expose him? No, I did not.

Did you ever say any thing to that effect to Mr. R. Knight? No. I did not: I told him I was going to publish the Duke's letters, to pay the creditors, which h. r. h. had refused. H. r. b. had insisted, that I should plead my marriage to avoid the debts or that I might go to prison; that was his last message to me.

When was that message sent? I should think six weeks or two months since; my lawyer can

tell, the message went to him.

Who is your lawyer? Mr. Comrie was my

lawyer.

Who was your lawyer then? Mr. Stokes,

who lives in Golden-square.

He was your lawyer when that message, was sent? He received the message and came with

Who carried the message to him? A man in the employ of Mr. W. Adam, a sort of

lawyer.

Did Mr. Knight come voluntarily to you, or did you send for him? I was in the habit of writing to Mr. K., since we had been intimate, after the affair of his brother. one or two letters, and told him where I lived, and told him to call when he came to town; I dare say he has the letters, which will resolve the question at once.

Did you not write to him, to desire him to come, particularly upon the occasion when you told him you should publish the Duke's letters?

No, certainly, I did not.

Did you not send to him, to desire that he would call upon you, and when he came, tell him, that you intended to publish the Duke's letters? I must refer you to the letters; it was only a common sort of letter that I am in the habit perhaps of writing to many more gentlemen, besides Mr. K.

You have mentioned, that you were advised to plead your marriage; are you married? It is of no consequence at all about my husband, that has nothing to do with it; Mr. Adam can

tell who I am.

'Are you a married woman or not? You have no reason to doubt it. [The Witness was informed by the Chairman, that she must give a direct answer to the question.] 'I am a married woman; there is no question which I will . not answer, though it may be unpleasant.

How long have you been married? I refer

you to Mr. W. Adam, he has my certificate.

lect that I did, but you had better ask for the | [The Chairman informed the Witness she must give a direct answer to the question.

How long have you been married? I believe 14 or 15 years.

Is your husband living? I do not know.

Have you not sworn yourself to be a widow? His royal highness, a very short time since, when I sent to him to ask him to send me a few hundred pounds, sent me word, that if I dare speak against him, or write against him, he would put me into the pillory, or into the Bas-He efancies that I swore myself to be a tile. widow woman when I was examined at a Court Martial. But the Deputy Judge Advocate had more feeling than the gentleman who has examined me now; he told me I might say any thing out of the Court which it might be unpleasant to me to swear to; I told him it would be very improper for me to say that I was a married woman, when I had been known to be living with the D. of Y. I did not swear that I was a widow, I said it out of Court, and it was put into the Court Martist Minutes as if I had sworn to it, but it was not so. The Judge Advocate, to whom I told it, is at the door, and I think he had better be called in. I know now what he is come for.

Who brought that message from the Duke to you? A very particular friend of the D. of Y.'s. (a laugh.) Who? One Taylor, a shoemaker in Bond-

Y. s.

street; very well known to Mr. Adam.

By whom did you send the request to the Duke for these few hundreds to which the Duke. sent this answer by Taylor? By my own pen.

How did you send the letter? By this Ambassador of Morocco. (a laugh.)
What do you mean by this Ambassador of Morocco? The ladies shoemaker.

Was it a verbal answer that was brought to you, or a letter? A verbal answer, in Mr. Taylor's own language or the Duke's; I do not know which it was exactly, but those were the words that passed.

What is your husband's name? Clarke.

What is his Christian name? Joseph, I believe.

Where were you married to him? At Pancras; Mr. A. can tell you. [The Chairman stated to the Witness, that he felt it his duty to inform her, that her manner of giving her answers, was extremely indecent, and unbecoming the dignity of the House: and that, if persevered in, it would call for a very heavy cen-

blave you not said, that you were married at Berkhampstend? I did when I was laughing at

Did you not persevere in that story over and over again? No, I did not, I merely laughed at

Was it true or not, that you were married at Berkhampstead? I tell you I told it him laughing; and I told the Duke I was making a fool of him when I said that; for which h.r. h.. said he was very sorry, for that he was entirely in Mr. A.'s clutches.

married at Berkhampstead? I do not know

what I made him believe

Did you not find, from subsequent conversations with Mr A, that he had believed it, and acted upon it in some enquires that he had made? He set a man of the name of Wilkinson to make some enquires respecting me; so h r h wrote me in a letter; but I believe that Mr. A, not no one, will go to say there was any thing improper in my conduct during the time I was under the Duke's protection : hor will h. r. h believe it, I am certain,

Did you not represent your husband as a nephew of Mr. Alderman Clarke? He told me

he was.

Did you believe that your husband was a nephew of Mr. Alderman C.? Yes, I did; he

told me so

Did you ever see Mr. Alderman C ? I never saw any of Mr. Clarke's relations, but two of his brothers, and his sister; I have seen the Alderman sometimes about, as any body else might have seen him

Do you now believe that your husband is the nephew of Alderman (' ? I have never taken any pains to ask any thing concerning him, as I have quitted him; he is nothing to me, nor I to him, nor have I seen him nearly these three years, not heard of him since he brought an action against the Doke, or threatened, I saw him about a month before that

What is your husband? He is nothing-but

What business? No business.

Was he never any business? No, his father was a builder: he lives at hettering, in North-

Was not he a stone-mason? No, he was not, he lives at kettering with his younger brother, who was brought up at Cambridge, and his brother's wife; that is all I know of him

Did you ever live in Tavistock-place? Yes,

I did.

When did you live there? I do not recollect. I lived there with my mother

How many years ago? I do not recollect.

When did you go to Gloucester-place? I do not recollect; I was with the Duke, in Parklane, betore.

When did you go to Park-lane? I do not re-

How long was it before you went to Parklane, that you were in Tavistock-place? I do not recollect.

Did you live at any other place between the time of your living in Tavistock-place and in Park-lane? I do not know; the Duke knows if I did; I might have gone to some of his houses; I do not know.

How long did you live in Tavistock-place? I do not recollect ;- I did not live long there; I

was backwards and forwards.

Was not that before you knew the Duke?

No, it was not.

Where did you live when first you knew the Duke? You will excuse me if I do not men-

Did you make Mr. A. believe that you were 4 tion it. The Chairman informed the Witness she must answer the question] I do not recollect.

If you do not recollert, why did you desire to be exceed from answering the quest, on? Because I do not recollect it.

Was your only reason for desiring to be exoused from ans vering the question, that you do not recollect it? Yes; because it would be seeming as if I could not answer many of the questions you put to me: I wish to be very fair and very honest.

Recollect yourself, and say positively whether you did not live in Tavistock-place before you new the Duke? I knew the Duke many years before that. I do not think it is a fair question at all to put to me; you hear that I am a married woman, and I have a family of children, and I have a daughter grown up.

Did you not live in Tavistock-place before you were under the Duke's protection, as you expressed yourself? I was under his protect tion: I might have lived there: I in ed under

his protection there.

Do you mean to say, you were under his protection when first you went to Tavistockplace? No; I was under my mother's; but I knew him before.

Did you not live in Tavistock-place as a widow; did you not represent yourself as a widow? No, never at any place whatever; but at thit court-martial littely I did; I thought it was saving myself and my family something; and I thought it was saving h. r. h likewise, as he was married also.

Do you mean to say that you never hed in Tavistock-place till you were under the protection of the Duke? No; I say I was there with my mother and my children, I knew h. r. h. previous to that, but I did not live with him.

Did you not represent to the trades-people who furnished your house there, that you were a widow? Never to any one whatever.

Have you not threatened the Doke, that if he would not come into the terms you proposed, , and pay you what you required of him, you would put the letters into the hands of persons who would pay you? Would pay me what?

That which you required the Duke to pay you? What is that? will you be so good as to

state what I wanted him to do.

Have you not stated, that you had put upon paper, or would put upon paper, the transactions for the last 14 or 15 years, and that if he did not comply with your demand, that you would put that memoir into the hands of persons who would publish it? No, 4 have not; I cannot recollect what I said, but I must beg for the letter, and that will comince at once.

You have stated, that you have mentioned this transaction to some other persons besides col. Wardle; who are those persons? Indeed I do not recollect; my acquaintances; it might have been in a slight sort of way; I did not

make a talk of it maself.

How long ago was it that you first mentioned it to col. Wardle? That must have been since a

I wrote that letter to Mr. Adam; I did not know col. Wardle at that time: Mr. Adam sent's messenger to me, but I gould not see

Who has been present besides col. Wartle, when you have ever mentioned this transfection to him? I do not know of any body that my children, or a young lady now and then; no-

body of any consequence-no man.

To what man have you ever mentioned this, except to col. Wardle? To many gentlemen; to my acquaintances; I do not recollect; I do not know.

Do you know major Hogan? Not at all: I never saw him in my life, nor ever heard of him till I read a pamphlet. Mr. Greenwood sent a message a little time since by this same man, Taylor, to say that he was very sorry to hear that I was acquainted with a Mr. Finenerty. I never saw the man in my life. believe about eight or nine years ago, at Margate, they said there was some newspaper men there, and he was there; that is all that I know. I never saw him since. And there is another man who writes, who says he is very intimate with me; I never saw him but once, and that was when h. r. h. was with me: that was at my mother's.

(By Mr. Croker.)

Do you recollect the particulars of the last conversation which you had with Mr. R. Knight? Yes: he asked me who had taken the house I was in, and if the Duke and I were upon intimate terms now; it was a sort of general conversation; and then the subject of the letters came up, and he asked me whether h. r. h. had paid me my annuity; I told him no; that h. r. h. had not taken any further notice of me nor of the debts; that he had forgotten the annuity, and indeed that he had sent me word that he had never made any; that the trades-people were daily harrassing me for the debts I had run into when I was under his protection, and it was impossible for me to plead my marriage to them all, the people not being contented, and that I would publish his letters, and give the money among the trades people. Mr. R. Knight then desired me, if I was going to publish any sort of memoir, that I would be sure to spare his brother. That was the heads of the conversation that passed between us.

Was there any other notice taken, in that conversation, of the business that is at present under discussion, except Mr. R. Knight requesting you generally to spare his brother? No,

Did you make any inquiries of Mr. R. Knight, concerning the business now under discussion? Mr. Knight told me, I believe, as well as I can recollect: "Ah, by the bye, you got very well over the difficulty that my brother could not;" and them I naked him the name of the other man, but I knew it before, and what sort of lonking man he was; he said he was an Irish-

I understand you to have said, in the former

pare of your examination, that coi, Werdle had mentioned the circumstances to you; and that all the information you had given to him, was generally, that the circumstances he had so mentioned, were true: do you still abide by that answer? Yes.

Have you ever had any more than one conversation with col. Wardle upon this matter under discussion? No, I have not; and I hope I shall never hear of it my more.

Are you in the habit of seeing col. Wardle, or have fou seen him more frequently than that occasion when he came to inquire into those circumstances? O dear, yes.

Do you recollect how long ago it was that that conversation relating to this business took place between you and col. Wardle? I have said before, it could not have been long since.

Has the only conversation you had with col. Wardle, upon this subject, taken place within these three days? No.

Has it taken place since Friday last? Indeed I do not know . I do not recollect : I do not think that it has.

Did that conversation take place since Friday last? No; to the best of my recollection

Did you see col. Wardle on Saturday last? I see him very often: I think I saw him at the Opera on Saturday.

Did you see him any where else but at the Opera on Saturday? He frequently calls upon

Did you know, and when did you know, that col. Wardle had, in this house, stated the present transaction, and mentioned his intention of calling upon you as a witness? When I saw the newspaper. He called upon me soon afterwards, and I certainly was very angry with him; and we had some words, as he had made very free with a friend's name of mine, Mr. Donovan, without my authority, depreciating his services and abilities. Mr. Donovan has been wounded in the service of his country, and has not been in bed for these 20 years; and he is only a lieutenant in some garrison battalion. Mr. Wardle, one morning when he was calling upon me, took a parcel of letters away from me, without my giving him my sanction: and that has led more to the business than any thing, and I have never been able to get them back since. He laughed it off, saying, that he should get into my love-secrets.

They were letters between friends and myself.
Do you not now recollect, that it was on Saturday last that you saw the newspaper that gave you this information? I do not recollect

the day at all.

Did you not see col. Wardle on Saturday talt? I see him almost every day; sometimes every other day, or twice a week—I do not reevery other day, or twice a week-I do not re-collect-I dare my I did-I am in the habits of seeing him often; but I did not know he was going to bring this thing forward; and I told him I would get out of town; and he told me, that if they caught me any where they would put me in prison, and I must not show 280

contempt to summons from the house of commons

Did you see col Wardle yesterday? I think I did

Have you any doubt; are you not certain that you saw him yesterday? No, I did not see him yesterday

Are you certuin now that you did not see him yesterday? I think that I am, I do not think I was at home all day

Did you see col Wardle on the forenoon of this day? Yee, I did, two or three times

Do you still idhere to your former inswer, that you have not, within these thice dies or since Friday last, had any concernion with cold Wardle, relative to the subject it present under discussion? In day he told me that I must come here and obey that summons, and one day last week, a few days ago, he told he I must abide by whit he had done, and speak the truth, and if I did not the house would commit me for contempt, that if I prevaricated at all, and did not speak the truth, the house would commit me, and send me where they had sent some sheriffs before

You have stated, that her hethe Commander in Chief must have I nown you had a cerved a pecuniary compliment for the service you had done to col. Knight, because he had seen a note, did you show the Commander in Chief that note before or at any other time, except when you asked him to exchange it for your own convenience, for the distribution of money among your servants? I showed it him after dinner one day, when I was going out of two in the morning, and he he at night I never hear than, but that once, and it was changed on that malt

By w) in was the message conceining linneity conveyed? By Taylor, he told me that he had just left Mr. Greenwood, who had been just reading one of Hogan's pamphlets to him, and that Mr. Greenwood told him that he had been told by several people, that I was enterined with all the pamphlet writers, and among the rest was very intimate with one linnerty, which I denied as I do now

Soon after you had acceived the 2001 Mr R Kii, ht and Mr Biddulph called upon you? Yes, I do not know exactly how soon after I went out of town the night after I had received the 2001 in 1 stad pethaps a fortught or three weels, and they called after that time. He in troduced Mr Biddulph to me

Did Mr. R. Knight, after that, ever call upon you alone at any time, soon after you had received the 2001? Many times alone

Did you ever at any time, in conversation with Mi R kinght either when Mi R kinght was alone with you, or when any person was with you, ever suy to him, that you were described to the transaction that his hippened should be concealed from hard hippened by the, I never said that, and I have so stated before

Then, if any body has ever said that you said so, that accusation is false? Certainly.

Vot XII.

· (By Lord Folkestone.)

You have tated, that you sent the Graette, containing he exchange which took place, in a note to for T, do you recollect what was salament took? No, I do not, very little, I date ray, as I sent the Graette with the note.

You have likewise stited, that the 2007 was brought to you in a note, with Di 1's compliments, are you certain is to that first? Yes, I think I can say positively to that, I cause I told my own mad to go down and give the main who brought the letter's guinea

Was the compliments a verbal message, or inserted in the note? I am certain the note was inclosed in in envelope, I never recollected to speak certain as to there being a note on the paper, because I thought there was a finish of the thing, and that nobody would ever call upon me about it, but I think I read Dr 1.'s compliments

Do you know who brought that note to your house? No, it was a man servant, and I considered it to be Di 1 servant, as I e had spushen to me

Do you recollect at whit time of day it was received? In the middle of the day

You have stated in a former part of your exninii ition, that the exchange was effected within a very few days after the application was made for the exchange, do you allude to the application in ide by Dr. I to you, or the application in ide by you to the Commander in Chief? I spoke to her, he the same day at dinner

And the exchange was effected within a few days? Yes two or three days

Do you recollect him soon after that it appeared in the Crizette? The same day is it was effected it was in the Gizette.

Had you any reison to desire to conceal from the Communder in Chief Mr. R. Knight saists to you, did you ever desire him to conceal his visits from the Communitation Chief? I never concealed his visits, or those of any entleman who ever visited me, from the Communder in Chief.

(By the Chancell n of the Exchequer)

Were those letters you referred to, taken away before the time that cal. Wardle had the conversation first with you up in the subject of this inquiry? Yes, I should think they were, because it is some time since.

Do you recollect how long since? No I do not, but there was nothing of Mr Knight's business in those letter-

Had you any conversation with col Worlde, upon the subject of those letters, before he took them away? No, I had not

How hap ened they to be lying in his way? Because I was lo king over my papers, going it to a new house! I had removed from my mather's in B drong place, to Westbourn place, and he took up those letters and said he would take way the packet of love letters, and he improvement them.

Do you mean seriously to still that col Wardle took awas those letters without your leave, and without your authority? I see, he did, but he had un away with hand others which I suppose had induced hirt stake the noneincal luttle notes he had an long of better, and then he told inche would ave those back a man, it I wishe hat, that they were on a different subject to what he man, med them to be, it at less is very sorry for it, but he should take each of a read them before he give them me back.

Were the cletters, letters from here betyon? No there musht be been me or two of his interspecied, but they were Mr. Donor

van's letters, and others

Do you me un to say they were not the D of Y's letters that were taken away by Ma Wandle? No, trey were not, he has not let me see them once

How came you to state, that the createst part of this business has percapilly been occasioned by those letters busing got into the possession of col Wardle? Because hours is existent.

Who e were those letters, that he I cheek, which led to the many y? There we made letters that I cold really not con or recol ket, they are from different triends of mac, and on different vibjects, which I suppose led him to make such free use of Mr. Dorovins name

Do you recollect ever having been offered any money for the delivery of any letters from how home from Mr. Donoving Never

Did you ever place my letters in the hands of any body with intent to faw a fand field the any in acciation of your own? No, I have not

Have you never so said to any body? Except to Mr. Adam, who was the confidential friend of h r. h.

Have you never stated, that you had put let ters in the leads of any one for the purpose of facilitating some negociation of your own? No I have not, except that once or twee that I wrote to Mr. Adam, I never did nor never said at to any one

Hise you ever in point of feet, put my le ter into the hands of ins one for the purpose of facilitating my negociation of yours? No, I have not

Have you never written to any one, to say that you had so due? Lono or elbut Mr Adam

What is the name of the Deputy Judge Adyoute, to whom you have referred. His name is Sutton

• At the time when you received the 2001, meas the D of Y present in the room? No, he

How soon afterwardedid you state to the D of Y, that Mr Knighth id hilfilled his promise? The same day

Was it on the same d Sthut you desired he he to get that note change for you? I did not desire her he to get it change for you? I wished it himself, as I could not do st.

What was the name of the servariety whome that note was changed? I do not know, I am sure at us a very unusual thing to ask servants then names.

Mt Bresford said, in explanation, hat he had put a question to the honggent, opposite him, from having observed him leave the house, and, on his retinin, proceed to a course of eximination, in which he expected to put answers in the withers in much He did not suspect the near sent of any bid intention, and finally believed, that his disavowal of such intention was smeet.

Mr Ward! said, that from the moment he left the room, he never asked the witness a question respecting this business, nor had the slightest intention of it

Mr Whatead seed, that it was in the recollection of the Concretee, most probably that the account which his hen, friend had given of his conversation with the wieness, was merely in answer to her question, who was then examining

The Chancellor of the Exchequer asked if therewere other witnesses to be produced? and Mr. Wardle deciated hinself satisfied

to let his case rest there

INAMINATION OF MR WILLIAM ADAM

WILLIAM ADAM, esq a Member of the Heuse, was then ex in used in his place as fedows

(By the Chancellor of the Liche pur)

I on hive heard the account which the list Wantes has given of the jort you took in this ti insaction will you give your own account of it? I will to stace to the Committee, in inswer to the question put to mely the hore and learned cent, that I believe in the year 1789 I was hist desired by har hathe Doi Y to bok into some concerns of his. From that tin c to the pie ent period I have continued my attention to those concerns, and I have continued it upon the a pund that I stated the oil or might to the House, n unely, that it is not professional, that it is not \ attended with my emolument whatever, but it has been perfectly or ituitions on my part felt it a dety, when engaged in it, to di ch ige ill of it, and every part of it, with as much fidelity and accuracy and ittention is I could cane to my knowledge, late in the year 1805, that the larb and of the person who has been examined at the bar, threatened an action for cre i con against the D. cf Y it was necessary to a quire into ille circumstances of the cise, and it fell to my lot, from the commurcations which I had upon other subjects with her. he and from the intercourse which had constactly and invariably subsisted (if I may use the expression) between h r h. and myself, that I should are directions for those inquiries. In the course of these direc-

tions, and in the matter that was I ad before me in consequence of the investigation, I I ad creason to believe that the conduct of the person who has been examined at the bir had not been so concet as it ought to have be n, and that it I ad a t indency to prejudice har h's interests not his character in a milit is point of vies or in a public capacity, but his interests and I sin me with regard to m mey. This led to further inquity, and I con ceived it to be my duty to intimate the result of these things to the D of Y Plound the Duke not record to believe that there could be any thing wrong in that quarter, in I that he continued of that opinion almost to the last, till the very close of the connection, and that the connection, is the facts will show, closed in consequence of his conviction that that investi gation had disclosed the character of the person who his just been exemised. The transactions of a pecuniary rature, which is I have stated had no relation to my thing like the subject of this inquiry these transactions came to be brought more directly home to hir his it ention by a fact which I could state, if it were fit according to the rules of evidence, but it would be stiting here by evidence, and that, hears y evidence of the party while conduct is the subject of inquity. I state it merely to muse my evidence intelligible then circeted the inquity in it at luge, and had in accurate investigation made by employing Mr. Lowton, an eniment Scheitzi, who employed Mr Wilkin on, as the per on that he sence illy gets to superint ad bu mess urtil it is bron ht forward in proper shape, he not having leisure farthos parts of his busine's By Mr Wilkinson, to whom the person at the bir alluded, these investigations were complet ed and when they were completed, they were, I think, either m on the 6th, 7th, or oth of Mir 1800, submitted in detail and in writing to h rh, accompanied with the proofs it was an unifers out task, because it is not pleasant to state to my person that which is continy to then inclinations and then feelings, I a it was a thru, that I thought I was bound, in the discharge of my duty to the Dake, to do c actly in the manner in which I had received the mformation. This information was considered In the course of it, bor he wished that I should have an interview with the person who has just been examined, I accordingly greed to have that interview, because I can silered that no unpleasantne s that might afterwards, or at the time, arise to myself, should prevent me from following up the business, and extreating that royal person from the person with whom he was at that time connected Upon the score of those representations, I had this interview it was an interview not of very long direction, but, of course, I conducted the conversation to those points which led me to discover how far, with perfect accoracy, there was troth or falsehood in the information which I had obtained in the manner I have stated. It had been represented to me, that this person had defended

an action is a married woman, having obtained the property or which the action was brought in the character of a widow. Investigation was made with regard to the place of her marrings, and it was band she was married a minor at Parent was that represented, at different married that the had represented, at different times, that her mother was of a family of the name of Mickerzic, that her lather was named Lirqubia, that they had in the neighbourhood of Berkhampstead, and tratecounts would be had of the family there The Berkhampstead Regis cr had been examined with that view, and it was examined with accuracy for forty vens luk. In the comse of the conversation I olid with her in the first interview, I took occas on to 1-k her, where she was married, and she stated to ne, seriously and distinctly, that she was maried at Berkhampsteid. I then took oreast in to put some questions with regard to the register of Pineris, and I took occision likewise to state what I kiew with respect to the reliters of boths, lounds, and marringes it Berkhimpstead and from the impression it made, I came away with a conviction in my mind, that the cricts which have been stated to me upon the investigation I had directed, were correct and true, because, no d eltrem uned upon my mind, from her deme in our and conduct upon that occasion. She stated seriously that her majorage was at Berkhampstead. She lil cuise stated, in that conversation, that her husband was a nephew of Mr. Alderman Clube, not the chamberlum of London I know, from the same investigation, that that we seprally me nect with the other. In a fex d ye after this, har his mind being m de up to separate hanself from this person, I was us in isked by his bowhether I had any difficulty in undertal me the communicating to her his determination. My long to wait upon her was amounted in a host letter from the Dule to ler, and I, acculingly, from the same morne which I have the dysated, and fechas it to be educy, is I had commenced the trans ction which was to lead to this, not to flinch to in any per or d inconvenience, or any mulcisimmes which might ause at the time, or in future to make the communication, I made the commune ition, and I accompanied it with this declaration, That the Duke thought it his duty, if her conduct was correct, to give her an amounty of 100% a year, to be paid quarterly, that he could enter into no of lightion in witting, by bond or otherwise, that it must rest entirely upon his word, to be performed, according to her behaviour, and that he might therefore have it in his power to withdraw the innuity in case her believely was such as to make his a consider that it was night it should be p ud That was the nature of the proposition I have not seen be from that time to the pre-sent moment. These circumstances seem to me in the mariation, all that is necessary to be stated with respect to that part of the transaction it alich my name has been so irequently

There are, however, two other statters, the one in which iny name was said when it was first introduced, and the other tesperting a particular person, upon which I wish to state the first to the Committee I are at some time in the yen 1808, receive a letter, the 11th of June, I will not be quite sure about the date, but I think it is marked in my own hand 11th of June 1308, which is the letter which his been illuded to I im not in possession of the letter, I give it into the same custody that had the pipers which constituted the investiga-tion I have stated, that letter I shill state nothing of the contents of, I only mean to say that letter is in a situ mon to be produced and I suppose from what has passed there will be no necessity for any thing more The other fact to which I wish to speak, is with respect to the persons whom I employed. With respect to Mr Wilkinson, the Committee have alle idy he iid the manner in which he has been employed, and those who know him, know his capacity for that employment. With regard to the other person, of the nune of I rylor, I can only say that I never happened to see that person in the whole course of my life. If, in what I have stated, in which the facts only can be considered as evidence, but which I have endeavoured to make intelligible by connecting circumstances, any thin, has usen for my question to be put to me, I im most inxious that all or eay gentlemen in the House should He separton call upon me to inswer it took place up in the 11th of May 1800, the transaction which has been examined took place m July 1505

(By the Attorney General)

Did you gurrantee this ununity? Nover, I stated that it was to depend entirely upon her behaviour, and not to be gurranteed, because the Duke was to be at liberty to withdraw, in case of her behaviour rendering it proper so to do

(By Lord Tolkestone)

W is the promise, what ver it was, made to her in a letter written by you? That was whit I stated in conversation

When you announced the separation, it was not by a conversation, but by a short letter written to her? I did not state that the short letter was written by me, but that the short leter was written by the Duke. On subjects of this kind, not having had any opportunity of refrishing my memory, I may not have been posteredly correct intuffing particulars, but now Fean state, that the only letter Lever wrote to her was a very short note, that I was coming to wast upon her in consequence of the Duke's wishes that I should do so f

(By the Attorney General)

Did Mrs C appear experiented at the separation? She appeared very such surprised at the communication, she did not up can exist perated, but she declared her determination to

see the Duke again; and I collected in what she Laid, that she expected to be able to prevail upon him to receive her again under his protection

Did she know that you had been active in explaining the nature of her conduct to the Dake? I had every reason to believe so 'I do not know it of my own knowledge

LIAMINATION OF MR WARDLE

GWYLLY LIOYD WAPPLL, esq. a Member of the House, was then examined in his place, is follows

(By the Attorney General)

Had you only one short conversation with Mis C upon the subject of to night's inquiry? That is a difficult question to answer exactly, there are such a vast variety of cases I have talked over with her from time to time not know exactly the time when I talked this case over with her, I had he ad of it before, and, in short, got out of her more than she told me voluntarily Sheattacked movery warmly with respect to another case which I mentioned, and I believe she spoke onerally if the whole When the matter was talled over between u. I took my pen and inl, in I entered every thing which passed in a book. I do not believe that I I we altered any part of what I entered. I believe I never had but one you ted conversation of this case, whether, in speaking of other c ses, I have touch I upon that, I cannot say, the case has remained in that book ever since, and I tok a copy the other day, from that book, of whit I had written

What you stated to the House, was what you had collected from Mis (' What in part I had collected from Mis (, and in part from

other quart is

Did you state to the House any thing as hiving passed between M13 (and these persons who were immediate agents in this transaction, except what you collected from her? I finever good deal. I know some points, but I believe a good deal of the man points were stated from the book which I had written when I had conversed with her upon the subject.

Did she state to y in that this passed on the 35th of July? No, she did not actually. I do not think she was at all as use of the positive date. I remember, at the time of the conversation, she mentioned the encumetance of lord Chesterfield's christening, and seemed guided by that that har have acting down to that christening, and, by that, she made out the period to be in July, when the transaction took place.

Upon what authority did you state with particularity, that this took place on Thursday the o5th of July, this agreement for the 2001? She, upon taking note of that christening, and taking note of the Gazette also, was positive then in her assertion (I remember perfectly well) that the thing was proposed on the I huisd by, and done on the Saturday, that was

her positive assertion, from the first to the last; | dulph, and that it was that led me to state it | olace

I understand you to have stated, that she did state it to be on the 25th? She did not, in first instance; the Gazette was found, and pinent it was looked into, she was so positive as to the Thursday and the Saturday,

that no doubt remained upon her mind

Have you a particular recollection, that it was at list brought to the Thursday, the 2 th of July? I have really no further regollection I have no other guide

Do you remember that it was the Thursday preceding the Saturday on which the Gazette was published? I do not know how to make the inatter clearer these were the to points that guided me in my assertion if I was wrong in my assertion, it was a blunder arising figure

th it

Is the Committee to understand, that while Mis (and yourself were seeking to fis the day on which this transaction took place, the Crizette was found, and that finding the date of that, and considering the time which hid preceded it, you fixed the date on which the offer was made to be on the Thursday preced ing? I mean merely to assert, that I om the evidence Mrs C give me, and from the infor mation I got from the Gizette, I fixed that it must be on the very day I mer tioned, I had no other guide to go by of one description or another, and I do not see that I mate a trad here, however willing I may be, a ter the very heavy examination which that Wiles has gone through, which, I believe, many gentle men think with myself must the envien len u, I do not feel disposed to submit to the manic sort of disc pline, she never did, to the lest of my recollection, give me my or ar date than that I have mentioned, the chi teni g of my Ind Che terbeld, and I remember her status that the thing was petitioned on the Thursday and done on the Situadity, more than that I really do not accollect on the subject question which I can inswer, I shall be valling to answer, but I do not know how further to answer that I afterwards enquired, and is eest used when that chartenine was, and, from that and the Gizette, I mentioned the cette, which I thought was coacci, whether it was or not, I cannot state

Mi Whitbreed spoke to order. He did not think it was regular or usual for a member bringing forward a charge, to undergo an examination, to disclose where

and how he got his information.

The Speaker observed, that it had been determined, in more instances than one, that no member had a right to examine another, except in a Committee of Inquiry. In this case the house was in that situation, and it was project that any member, who could give any information, or throw any light on the subject, should be examined; for instance, a member, M1. Bid-

dulph, pen directed to attend in his place this lay, for the purpose of being examined, and if he did not attend, the House would consider it their duty to see the second consider it their duty to

Ma Canning I wish to be informed if the hon, gent intends to answer the question put to him or not? (A loud cry of Chair!

Chan!)

The Chancellor of the Eachequer said it was not the intention of his learned friend (the Attoiney General) to put questions to impeach the veracity of the hon member, but for the purpose of comparing the communications which he had received from Mis Clarke, with the evidence which she had given, with a view to impeach her veracity.

Mi Whe bread thought that the right hon gent (Mi Cannin,) was precipitate in putting the question which he had done to Mi Wudle, as he thought his fatigue

afforded a claim for further time.

(B) the Att mry General)

The Greaten street dip is a medium of proof it the time? Ny Inferred to the Gazzette are

Was that in the prenee of Mis. (? No, it wis not

Wis that cream time communicated to har? Not by me, I do not know that it

I understood you to have end, that you and Mis C, u₁ mareten not to the Greete, and other cucumstances which occurred to you, fixed, that the time must have been about Hansday the 25th of July? Then I said what I end not not in the conversation was respecting the constening, I made enquary when the chi stening was of a friend or two of my own; and I mentioned it from that whether between that per of ind this I may have named the date to her, or she got it from another quarter, I cann I say, that of the three days was all the automation that I obtained from her as to the date

Is it that that you took away some papers from Mrs. C against her will, and without her consent? I act may did take some letters away from Mrs. C, which I did not believe she exactly approved at the moment, I did it in that sort of way, there was no force in the business, but amongst papers, she was in the habit of giving me letters respecting the cases; and she gave me one or two of Mr. Donovan's and she gave me one or two of Mr. Donovan's there were one or two of Mr. Donovan's and there were one or two of light moment from mother quarter on the table. I said, I will take this away, and she said, those are kom a friend of mine, and he must not be totaled, that in ide me curious hout the latest, and they were certainly letters are crygical moment. I have had them in my possession ever since.

Mis C had been in the hibit of communicating lessers to you upon this diffect before that time? One or two letters, not not two to this each but one or two letters build about that time, just about that period, the communication of the communications. nicited to me

Relative to the D of Y? No, that had nothing at all to do with this Lusiness

Why was truth was not true truched? It was Mr D moy in

(Py Mr (run)

stitled to hir lifer wis to mintitle country, and the those values augit le ratif fied without twestere to has him in eq. portunity and accorded to her of Itam not sum of 5007? No, she stated to me, to the best of my recollection, that she wanted to cointo the country that she to d has hother there was 20 it could be brid on that exchange, and that she at it, and went in consequence I do not ree heet my thing in their

Did she raft anyou that she had stated this to his hi, pic ion to the receiving the 2007, and with a view to obtain here his consent of to receive it? I understood that he had stated, three days neine the occurrence took place, that she should have a pecuniary consideration, that that pecuniary consideration was 2001, and the tishe vent into the country in mediately after he received i I undestood her, that she had told her he that a pecumus consideration was to be given for the exchange, and that the tree many consideration proved to be 2001, that that was told i macentled by when tae application wis made, which tunders odd from her was three days before it tool place

Three day before the person was azetted, or three divisle in the (al w s recented? Three days before the person was excetted under tool the person was a vitted and the morey was received, on the same day or the next day

Did Mis Cotate to you, that shill adstated to h r h, previously to her setual a certained of the offer of woll, that such mo er, in fact, had been made to her, and that the accept nee of it would enable ici to so into the country, which she desired to do? I understood from her, that when she in de the real est to the Commander in Chief, she had mentioned to him that she was to accesse a pecontary censider thou, as to the going out of town, that was a fixed thing before, they were both going but, as I understood, but in justice to her I will state white I this moment recollect, that a lew days ago, riter my motion, she stated, that I had been very incorrect, if the papers stated truly what I sad, and whether it we that, or whit other circumstance, I will not un citake to say; but to the best of my rec illection, I understood from her, that in the day she mide the application, she garetthe Commander in Chief to understand, that a recognizery consideration was forthcoming for the exercise.

Did you receive any other information from

any other person than those and mare been examined liere to might, and col Knight, is to this point, upon which you founded the statement which you made to the House? I have, is I before stated to the House, had other infunition from other quaters, it will not become me to state to the House's ho those persons were, that I conceive would be very indecorous

(By Mr Wille free)

D I that expression which Mrs C used as Did Mrs (corscite to ou, that she had to a paticular person, who was not to be touched imply that there were some proceedn state instituted concerning some other pers 1 ? I have no reas n to think that she me int my more than exactly what she said, that when In I foll of those leaters, she knew I was pos-se of of facts that would touch Mr. Donovan I do not think in connected any other matter with it

With respect to thise let eis which you carand way from Mrs C's, has Mrs C since male frequent application to you for those lette 5? Ye, he has, and was very much en-1 gel with me, particularly for hising said what It I respecting Mr. Don's in

Was the conversation which took place on Situally, the conversition to which you allutel, in which you received the intermition upon which y u proceeded? That was subsequent to my motion

(B) Mr (roler)

Did you see Mrs (yesterday? I was at Let h use late listinglit, a out muc o clock, I wisen the driving room for a few moments, there was company with her

Dilyou see Mis C yesterd y? Yes, 15 I have said before, I was in her drawing room, when she had company list malit

She was in that drawing room? Yes, certainly

Is t possible that she should not have seen variothedravia room at that time? No, it is totaly impossible

(B) Mr Can urg)

I understand voutes y, the tlemanformed that the greating took prace whom two or thee days after the or mil order, you provided yourself with the Greette of Saturday, in which that a pointh entappeared, and as, eal culting backwares, fixed It used is is the day on which the proposition leid been mide? understood from the fist, that it was on the Il misday that the exchange had been applied for, and that the husiness was completed on the Saturday, that is entered in my book in the first conversation, that she understood it was gazetted on the Saturday, or in two or thice days

The Gazette in which this is announced is duted on the Ivesday? Yes, I am perfectly mare of that fact, that is a blunder of her s, but I never heard any one thing to make me

doubt that it was so till to night.

Bu Mr Croker)

Being asked whether you were not at Mrs O's yesterday, you answered that you had been there about none o'cleck in the evening, were you t at Mrs C's house at any prin hour of vesterday? I called at Mrs C's yesterday morning, she was not at home, I returned in the evening, and had a conversation with her for a few minutes

Did you merely call at Mrs C's house, did you no go into it, and wait tyery considerable time at Mrs ('s house? I wis up in Mrs C's di iwing-toom for some time in the morn ing, I did not see her then, but I saw her m the afternoon

WILLIAM ADAM, esq was igain examined in his place, as follows

(B) Vir Wilberforce)

Having mentioned the annuity which was corditionally promised, can you state whether that annuity was actually paid, and, it is, for how long? I can state nothing respecting the proment, I had nothing it all to do with it, I never heard any thing of it from the time when I had the second in I list interview

You I we state !, that the manuty was to be continued so long is Mis C's conflict wis correct, will you have the goodness to e plain that term? He term I used I me int in this serse, that her conduct was to be such as not to have any reference to any pecuniary to us actions, such as I stared to have beather in of the investigation, and the subject of the subse us t communication to her by me, that the D of Y was to have no futier connection with her, in I I stated in my eviderce, that it that time, ner at any time till recently, had I any notion that there were my trusicious of this kind in which she I id been in my way concerned. The epic irray concerns to which I alluded, were the use of the D of Y's name for the purpose of rusing money, so is to nivolve his cicle in I hanacter, but not by the sale of commissi is

(By Mr Perestond)

Do you me in by getting in delt with tradesmen, and borrowing money? Any mode by which she could ruse in ney

Did you continue, from the year 1800, to have them an economic of har his finances, and his money concerns? I had not, pr poils speaking, the management of any part of hir h's But I wi h to mention this to the House; the D of Y, from causes which it is unneceswary to refer to, found his circumstances embarrassed, at a very early period, re applied to me to look into them, and to get mitters he ippropriated to that airangeai range l ment, as soon is his it come was such is to chable him to afford it, a very large sum of money, innually, 12,000 l a year, that was put under the administration of Mr Coutts and mysel, as trustees for the creditor, to settle the payments. From the circumstance of the D of Y. Deing a more amoutant, and from other ransess which I should be extremely glad to explain, to render my evidence intelligible, principle, you one cause, that in the arrangement of his extress chad cust upon him the expende of a large inclosure, which by Act of Pulliment he was bound to see executed. which took a great deal of money, and his being under the nece sity of buying tithes to a large amount, t cher with the property tax coming or him we were not enabled to operate the redemption of the debts by the payment of 12 000/ a veir, it was therefore the D of Y's wish to appropriate a larger sum, this was done and it is still to go to a greater extent in the hands of Mi Coutts and myself for the same purposes. These are the mones which come within my management, aid no other Linow nothing about the D of Y's private expenditine, I know nothing about the pension le prists my one, but only the fundinised for the payment of delts, and also that for the reductio i of the delt he owes to the Public, a sum lent to him from the Civil II t, when Mr Pitt w & Minis et, and which Mr Pitt and o her Ministers suspended the payir ent of to a cert un time, and which was list you be un to be paid a fund was vested in me for the payment of 1000/ a se i of that, this will extend to the sum of from 26 to 30 000/ a year and when it is considered that the means tax falls upon that, as well as the whole of his other property, I believe that he he will be found to give up as large a sum of money is his present encumstances will afford These we the only funds which full under my lin whedge, and therefore it's impossible for me to know whether a pension is paid to the or that person, and it is not correct to suppose that I us in the alministration of his affine further him I have stated

Did Mis Cop Is to you at my time since 1806 for payment of this pension? It is extremely difficult for me to treps welly that she did not, but I behave the two letters which she mentions are the only letters I have ever occused from her I'c must undertal e to say, in the variety of a u.s. chous I have that there were no others, the promine thetter was that of the 11th June 1309, which I municipately indorsed, and delivered over to Mr. Wilkinson.

FLAMINATION OF COLONTL GORDON.

(By the Attorney General)

Do you hold a y office under the Command erm (hef? Yes, I do

What is it? His Multiry or Public Se-CIE taly.

Does the business of exchanging commissions pass through your chice? It does

Can any transaction of that nature pass without your knowledge? It is quite impossible.

Do all the documents by which the persons, who apply to exchange, are recommended, pusses through your office? They do.

Do they pass first under your definination and consideration? Generally; I hight almost say always

Do you report the result to the Commander

in Chief? Most undoubtedly, without tail. How long have you held the office that you do at present? About four years and a

Did you hold it in 1805? I did.

When any exchange has obtained the approbation of the Commander in Chief, is there a

minute made of it? Always.

After that are the commissions made out pursuant to that minute? After an exchange, or any commission has obtained the approbation of the Commander in Chief, it is immediately submitted to the consideration of his Majesty; after his Majesty's approbation and signature has been affixed to the paper so submitted, it is sent to the Secretary at War, for the purpose of having commissions made out corresponding to the name placed in that paper previously submitted to the King, and then to be put in the Gazette.

Are the commissions also signed by his Majesty before they are gazetted? No, perhaps I should explain, that they are made out in the war-other after the gazetting; the gazetting is the immediate act following the signature of the King, a notification to the army, that his Majesty has approved of those appointments, and he desires his Secretary at War to prepare the commissions accordingly, they are made out more at leisure.

You will see mentioned in the Gazette the exchange between col. Knight and col. Brooke; when did that exchange receive the approbation of the Commander in Chief? On the 23d of July 1805.

When you say that that approbation took place on the 23rd of July 1805, you refer to some document in your hand; is that any memoran dum made in your office? It is.

Is it the course of your office, that, when the approbation of the Commander in Chief is signified, there should be a memor indum made of I think I may say invariably.

Was the approbation of the Commander in Chief to this exchange finally obtained on the

23rd of July? It was.

Do you keep records in the office, of all the applications that are made for promotions or exchanges? Yes, I do, very curefully; and every paper of every kind, and every sort, that comes into that office, I preserve with the greatcest possible care.

Is that paper which you hold in your hand, the original document which is brought from your office. Yes, it is.

That which you hold in your hand being the original document which you brought from the office, is it also the document to which you just looked, and declared that the approbation of the Commander in Chief has obtuined on the \$3d? Yes; it is the only leaver I have looked at since I entered this House, except the Gasette.

You stated, that you keep an account of all the applications that are made for promotion or for exchange, and that that is preserved in the office? I did state so.

Could you, upon any other occasion, with reference to any other exchange, as you have with reference to this, find the memocandum which denoted the time at which the approbation of the Commander in Chief was procured? Yes, I think I could, with the same facility with which I have put my hand upon this.

Are you able to state who recommended col. K. and col. B. for that exchange? This paper, with your permission, I will read; it

will speak for itself

Col. Gordon read, and then delivered in. a Letter from Messrs. Greenwood and Cox to himself, dated Cruig's-court, July 1st, 1805 (a).

Is it your course upon a recommendation of this sort being put in, to inquire into the merits of the applicants? Most undoubtedly, in every case; but particularly in the case of held officers of regiments.

Is it your course to report to the Commander in Chief the result of those inquiries? In-

variably.

When the Commander in Chief has ever drawn a different conclusion upon the facts stated, than that which you have do iwn, has it always been his come to assign to you a reason

(a) BROOKI'S SLRVICES.

Cornet, 8 D	ú _	-	-	-	-	-	29 June	93
Licut 83 F	· -	-	-	-	-	_	7 Oct	93
Capt. Ind. C	o	_	-	-	•	-	14 Dec.	93
90	6 -	-	-	-	-	-	25 Mai.	91
Maj		•		-	-	-	13 Dec.	91
Placed on Ha	ılf-pa	av-	-	-	_	_	Mar.	98
Bt L Colo.		-	_	_	_	-	1 Jan. 1	1800
Mu - 48		_	-	-	-	-	21 May 1	1804
Caucelled		-	_	_	_	-	9 June 1	1801
Mai. 56 -		_	_	_	-	_	5 Jan. 1	1805
* C L. ca								

approve of the exchange proposed.
23 July 05, h. r. h. does now approve of

this exchange.

Sir; By direction of gen. Norton, we have the honour to inclose a form, signed by brevet heut, col. Brooke of the 56th reg. to exchange with brevet heut, col. Knight of the 5th draguon guards, together with a copy of a letter from heut, col. Knight, stating that he is satisfied with the security given for payment of the regulated difference between the value of the two commissions; and being informed the counterpart of the exchange has been sent in through the Agents of the 5th Dragoon Guards, fou will be pleased to submit the same to field marshal h. r. h. the duke of York .- We have the honour to be, &c.

GREENWOOD & COx.

('raig's-court, 1st July 1805.

L' col. Gordon, &c.

* The words in Italies are in Pencil-Marks in the Original.

for that? I thin he has; but if he did not, I' should most undoubtedly have taken the liberty o have asked him.

Where, in such a case, no reason has been assigned, are you certain that you have always asked him? Most undoubtedly.

In this case, have you any doubt that you made the necessary inquiries upon the representations made to you by this memorial? None, whatever; I am quite positive that I did do so.

Was the ultimate approbation of this exchange the result of those inquiries? I firmly

believe so.

Do you firmly believe that it was in consequence of your report to h. r. h. ? Yes, most

decidedly I do.

If h. r. h., in approving this exclinnge, had acted otherwise than according to your report, is it possible that that fact could have escaped your memory? It is some time since this exchange took place; but I am much in the habit of transacting business of this kind, and I do not think that it could have escaped my memory.

Would it have struck you as an extraordinary and unusual transaction, if the Commander in Chief had acted contrary to the result that was drawn from the communications made by you, without assigning any reason for it? Unless b. r. h. had assigned a reason for it, it certainly would have struck me as very extraor-

Have you any doubt, upon refreshing your memory as well as you can, by all the papers you have, and recalling the facts to your recollection, that the approbation of h. r. h. was gained to this exchange, as the result of the memorial presented to you and the inquiries made by yourself, and communicated to h. r.

h.? I cannot doubt it for a moment. This representation, I observe, is made on the 1st of July, and it is not completed till the 23d; do you find that there was any delay in bringing the business to a conclusion, and that it was at first stopped? Yes, there was; and

it was stopped. Are you now able to state, from your recollection, upon what ground it was at first stop-

I beg you will be pleased to obtain for me his majesty's permission to exchange with brevet I col. Knight of the 5th Dragoon Guards.

In case his majesty shall be graciously pleased to permit me to make the said exchange, I do hereby declare and certify, upon the word and honour of an officer and a gentleman, that I will not, either now or at any future time, give, by any means or in any shape whatever, directly or indirectly, any more than the tego-lated difference.—I have the honour to be, for

W. BROOKE. B. L. col. & Major 56 N. To the colonel, or commanding officer, of the 50 regiment.

I approve of the above exchange, and, I verily believe, no clandestine bargain subsists be tween the parties concerned.

C. NORTON, Colonel.

ped Thathe best of my recollection, it we stopped upor this ground; upon refiging to the services of the respective officers, as is up-variably the pyfictics, I found that the services of lieut. col. Brooke, for the last seven years had been apone the half-pay; consequently, became necessary to make more than invital inquiries respecting col. Brooke, hefore he could be recommended for the situation of Major to a regiment of cavalry; when those inquiries were made, and I was satisfied that col. Brooke was a fit and proper person, I made that report to the Commander in Chief; attd as I have said before, I believe it was upon my report so made, that the Commander in Chief acceded to the exchange.

Are you quite sure that there was no difficulty or rub on the part of col. Knight? I am perfectly sure; if the house will permit me ? will rend my answer to col. Knight upon this subject.

[Col. Gordon read, and then delivered in, a. letter from himself to col. Knight, dated the

21st June 1805-viz.]

" Horse Guards, 21 June 1805: "Sir; Having laid before the Commander " in Chief your letter of the 19 instant, I am "directed to acquaint you that h. r. h. has no objection to your exchanging to the Infantry, " receiving the difference; and when an eligi-" ble successor can be recommended, your re-"quest will be taken into consideration, &c. f am

"(Signed) J. W. GORDON.
"B L col. Knight. 5 Dg" Gd"."

The eligibility, therefore, must have depended upon col. Brooke.

Then I am to understand from you that col. Knight had made an application to exchange, previous to this memorial presented by Greenwood and Cox, in the name of general Norton?

Yes, he had. And that by this letter of the 21st of June, it was signified to him, that his proposal was accepted; that is that the exchange so far as .. regarded him was accepted, if an eligible subcessor was found? Certainly.

You are satisfied that the delay arose from the doubt with respect to col. Brooke? I have

so stated it.

Have you any doubt that you pursued the necessary inquiries for clearing up that diffi-culty? None, whatever.

Have you any doubt that the approbation af: the Commander in Chief was ultimately obtained, in consequence of those inquiries having. cleared up the difficulty? None, whatever's I understood that I had stated that before.

Was there any greater delay in this case, than was necessary for the purpose of prosecuting such inquiries? None, whatever; similar detays occur in similar transactions, almost

Was there any think, from the beginning to the end of this transaction, which distinguishes it from other transactions of the same port; it lative to the gains kind of exchanges? Cer-

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of the difficulty first started in this honourable hou, e, about three nights ago

In any conversation that you have had, upon the subject of this exchange, with the Com-mander in Chief, do you recolled a such being expressed, that the conclusion of the exchange might be expedited? No, certainly not; the expression of such a wish would have been very futile, for it would not have expedited the exchange one half instant; it would have gone on an the usual course.

(By Mr. Adam.)

Do you recollect instances upon the part of the Cham in ter in Chief, since you have been in chice, tending to create a greater expedition than the necessary course of official business permits? Never in the current business of the office. I beg to explain to the house; the common business of army promotions is laid before the King once a week, and never twice a week, when any expedition is fitted out, and that officers are suddenly appointed to such expeditions; then and then only a separate paper 19 submitted to his Majests, with their named exclusively, and they are not included in the common weekly paper.

Are the committee to understand, that, in the ordinary course of military proportion or exchange, the office is always permitted to take its course? Invariably; I never iccollect

an instance to the contrary

You have stated that col. B. had been for seven years on half-pay; in proportion to the length of time that an other has been upon half-pay, and consequently been moved out of sight from ordinary military observation, is it not necessary that there should be a much longer period of inquity to discover what his conduct has been? Perhaps it may be so, but I cannot exactly say that, as I am in the habit of seeing 20, 30 and 10 officers in the army almost every day in my life; and generally, from some of those, I can ascertain particulars respecting any other I choose, and that without letting them, know the purpose for which I require it.

Was the period of tune required for this exchange beyond the ordinary period in such cases? Certainly not.

(By the Attorney General)

Did the Commander in Chief ever state to you, or did you ever bear that he thought that one of these persons, either col. K. or col. B. was a bad subject? I never heard him express any such thing.

Can you take upon yourself-to say, that no opinion of the Commander in Chief's, that one of these was a bad subject, was the occasion of any delay in the complying this e.change? Yes, I certainly can; the Commander in Chief is very cautious in expressing himself so strongly on the conduct of any so cer : if the Commander in Chief was to expre's himself so strongly upon the conduct of any office; I should conever that there was something in the conduct of that officer that required more than common

Then are the Committee to understand, that no more nor further delay took place, than that which was necessary to comple e the inquires. which you thought it your duty to make? Cei-

As you were in office at that time, supposing the negotiation between col. K. and col. B. to have gone off in consequence of the objection made to gol B, or from any other cause; was it probable that col K might have had to wait some time before he might have had another eligible opportunity of making an exchange? Yes, I think he mught.

What day of the week is it that the lists are generally sent in to the King? They are comwonly submitted by me to the Commander in Chief on Wednesday; they are submitted to the King on Thur day; and if they come back on Finlay (which nine times in ten they do) they are gazetted on Saturday; if they do not come back in time on Friday, they are gazetted on the following Tuesday.

Did you keep any memorandum of the inquines you made respecting the exchange between col K. and col B? None, whatever.

You have stated that the application to the Commander in Chief for this exchange was communicated on the 23d of July; when was that application to the Commander in Chief sulmitted for his Majesty's approbation? The date is accurately marked upon the original paper it was submitted to the King upon the 24th, as you will find, by reference to the paper on the table.

When did it appear in the Gazette? The

Gazette is dated July 30th.

Then the approbation of the Commander in Chief was signified seven days before it appeared in the Gazette? Allow me to maik this distinction: the approbation of the Commander in Chief is never signified to any body, until the king's pleasure has been subsequently obtained upon it.

I understood the Commander in Chief consented to this exchange on the 23d; that on the 23d it was known to you; that you then prepared the proper communication to be laid before his Majesty, but that communication was submitted to his Majesty on the 24th; that on the 24th his Majesty signified his approbation, and that it did not appear in the Gazette till the 30th, being seven days after the Commander in Chief had given his consent, and six days after his Majesty had confirmed that consent? Exactly: I beg it may be understood, that after his Majesty's signature is affixed to a paper of promotions, it is part of my duty to make such of them public as may be necessary. The Gazette is a notification, but it is not a rafication; the thing is finally done before it pears in the Gazette

You have stated, that being in the habit of seeing twenty, thirty, or more different officers, every day, you take a proper opportunity of collecting from them the character and conduct

of those whom you see occasion to inquire into; is it your habit to make minutes of the result of those enquiries? There acarcely a day passes over my head that I have not occasion to obtain miormation afthat nature; but to make a minute of it would be absolutely impossible, I mean to any extent: I could not carry on the business.

Between the first of July, when the application was made on behalf of col. B., and the 23d, when it received the sauction of the Commander in Chief, did any conversation pass between yourself and the Commander in Chief, otherwise than that which originated in your addressing yourself to the Duke upon the subject in the ordinary course of office? To the best of my recollection, certainly not; I speak more decidedly upon this point, because I am in the habit of laying numbers of papers before the Commander in Chief, and of confining my conversation strictly and exclusively to the matter before us.

It his Majesty's approbation was received on Wednesday, why was it not notified in the Saturday's Gazette? I think I have said before, that if the papers were returned from his Majesty in time, it would have been gazetted on the next day; I take for granted, therefore, that they were not returned in time.

What space of time was there between your making your report of the inquiries made by you respecting col. B., and the D. of Y.'s directing you to make out the necessary papers for the king's inspection? I think I have stated that I received the expression of the Commander in Chief's pleasure on the 23d; the papers were made out for his Majesty on the 24th.

What time clapsed between your making the report of the inquiries respecting col. B. to the Commander in Chief, and the Commander in Chief giving his consent? A reference to the paper on the table will explain the dates.

Did you make your report on the same moraing that the Commander in Chief gave his consent, and directed you to make out the necessary papers? I beg pardon, but I do not comprehend that question.

When did you state the result of your inquiries respecting cot, B.? I have already stated, that I made my report to the Commander in Chief on the 23d, and received his pleasure upon it.

Upon casting your eye over the Tuesday's Gazette, can you tell whether there are any promotions or exchanges in the Tuesday's Gazette which received his Majesty's approbation at the same time as the exchange in question? I beg to state, that I firmly helieve it is the usual practice, at least, that every exchange, and promotion, and appointment, went in the same paper before the King.

Colonel Gordon's examination here concluded.

The Chanceller of the Exchequer was anxious to know what course the hon.

member who had brought forward this question intended to pursue. He trusted the hon, gent, would be ready to bring forward his next churge on Friday. Indeed, he was aware, after what had already transpired, the examination of the other Witnesses could not be drawn into any great length. At all events, it was most desirable that no unnecessary delay should intervene,

Mr. Wardle was as desirous as any gentleman could be, that the business might be proceeded in with every possible dispatch. It would however he necessary for him to wait the arrival from Spain of several essential witnesses, among others capt. Huxley Sandon, and maj.gen. French. Indeed, he could not well say when they might arrive, as no return having been made of the killed and wounded, it was even impossible to say whether they were living or not.

Lord Castlereagh observed, that by sending the names of the officers intended to be called as witnesses, to the war-office, it might easily be ascertained whether they had arrived or not, or whether it was like-

ly they might soon arrive. •

Mr. S. Bourne could not forbear expressing his surprise and regret that any honmember should have been so precipitate in giving notice of a motion, and in laying down the grounds of it, before he had ascertained whether the witnesses which were to be called to substantiate his charges were or were not in readiness to attend. Was it of so light and inconsiderate a thing, to insinuate such serious charges against any individual, much less an individual of the high rank and station of the Commander in Chief, without having the immediate means of proving whether they were well founded or not?

Mr. William Adam contended, that no man had ever been exposed to a case more severe and cruel than that in which the hon, gent, had so hastily involved his royal highness the duke of York. Where was the urgent haste which impelled the hon, gent, to give notice of a motion, containing such grave matter of accusation against so exalted a personage, before he knew whether the evidence he was to call, in proof of his charges, not only were in the country, but even whether they were in exhitence or hot? Could any thing be more cruel than that calumnies should remain upon the characters of those who perhaps had fallen in their country's cause, and upon that who had promoted them,

without perhaps any opportunity ever occurring, when the reasons of such promofions might be honourably explained and justified. Was there no charge respecting which the hon, gent might be prepared to proceed in on Friday? The Commander in Chief was as liable, and as ready, as any man to have his conduct inquired into; but was it to be endured that the second personage in the kingdom should thus be condemned to have such grave charges hang over his conduct and character, without the possibility of bringing them to a speedy examination? Let tife hon, gent, now state distinctly in what charge he was prepared to proceed on Friday next. If the officers he had named were not yet arrived, it was well known that many of the other witnesses he had named in opening his motion were now in Why not, therefore, proceed London: without delay to have their evidence before the house? Major-General French night possibly have gone to the West Indies; Capt. Huxley Sandon might be no more. Where, then, would there be left any thing to balance the charges brought against his royal highness? In eandour, in justice, in every principle of fair dealing, such delays should not be tolorated; indeed, the hon, gent, must be ignorant of parliamentary proceedings, not to have known that he should not have stirred this question without being fully prepared to bring it to an issue. then, did he not consult some gentleman who was more conversant with such matters, and not thus act with such injustice towards the Commander in Chief, even to the interruption and detriment of the public business?

Mr. Wards said, that he was not aware of the delay, and that he never intended any. He should do all in his power to accelerate the business, and would be ready to bring forward the case of captain Maling on Friday.

The chairman then reported progress, and the House being resumed, it was ordered that the bon. gent. do further protecd in his charges on Friday next.

. HOUSE OF COMMONS.

Thursday, Fefruary 2. ,

NAUCT OF THE BAKE OF YORK.] Mr. Fardle expressed a hope that he should be permitted to-morrow to examine some further, evidence upon the points under consideration of the Committee yesterday.

He asked leave at the same time to correct an answer he had given yesterday to the question of an hou, member through mere error of memory. He had stated that he saw Mrs. Clarke but once on the evening of Tue-day last, forgetting at the same time that he had seen her also on the morning of that day for about two minutes.

The Chancellor of the Exchequer said it was competent for the honourable gentleman to Splain the cheumstance in his

place.

M1. Wardle moved, that a proper person from the office of the Secretary to the Commander in Chief, do attend this house to-morrow with the books containing all applications made by subaltern officers to purchase promotions, within the period that three commissions were given to captain Maling.

The Chancellor of the Exchequer had no objection to the attendance of any person from the office of the Commander in Chief; but he thought the house ought not to be too prompt in making orders for the production of such books, without knowing

whether such were in existence.

[SIR ARTHUR WFLLESLEY] Mr. Whit-bread rose to repeat a question he had asked on a former night, in the absence of a gallant officer, now in his place, but to which he was not then able to obtain any satisfactory answer. He wished, therefore, to learn, from the gallant officer opposite to him, whether, while he was fighting the battles of his country on the continent, he still continued to hold the appointment and salary of Secretary to the lord heutenant of heland?

Sir A. Wellesley said it undoubtedly was the wish of the noble personage now at the head of the Irish government, that no one should be appointed to that situation during his absence. It was certainly in the power of the noble duke to appoint some other person to fill that situation, if he had chose, during his absence; and he was prepared to expect it would have been done, had his absence continued much longer. But from personal kindness to him, the noble duke certainly retained his name in that situation while he went abroad with the army; and during the two months he was absent, he certainly received part of the salary of that office; but then there was some part of that time for which he did not receive the full pay attached to his military situation; and every man who considered the nature of that situation, must be aware, that it was liable to very

heavy increase of expences, which he did not feel himself in a condition to afford.

Mr. Whitbread said that although he did not wish to trouble the house with any observation on the subject, yet he should feel it his duty on a future day to submit a re-solution to the house, "That the office of " chief secretary for Ireland was an effici-" ent office."

[MILITIA ENLISTMENT BILL.] Lord Castlereu h rose to move the order of the day, tor the second reading of the Militia Enlistment bill: but as this bill differed year, and as he had so recently given his opinion at length upon its various details, he should abstain from troubling the house m this stage by repeating those opinions, but reserve himself for any objections that might be offered to it.

Mr. Ellsot wished to know the rate of bounties proposed by his noble friend.

Lord Castlereugh answered from six

guineas to eleven.

Mr. Elliot expressed his great reluctance in opposing any bill having for its object to place the public force of the country on that respectable footing on which it ought to stand. His objection, however, was to the system on which the bill was founded. He should not detain the house by going minutely into all its details, but should confine himself to its general heads. It afforded a striking lesson to the house and to the country, of the evil consequences of adopting a bad pre-Heretofore, previously to the introduction of a similar bill, there was much of detail and preparatory communication with colonels of regiments. But the former measure of his noble friend being adopted, he relied that in this too he should be successful. His majesty's speech, at the opening of the session, certainly recommended to parliament every attention to an increase of the disposable army of the country, without impairing the means of home defence; but he thought it was impossible to attempt the former by means of this bill, without materially injuring the latter. He did not condemn the colonels of regiments for their anxiety to adopt the readiest means for filling up the ranks of their corps; but he did most decidedly condemn the principles of a bill, the operation of which would inevitably tend to the dissolution of all discipline both in the regular army and militia, as well as to the injury of morality throughout the country; for such would be the effect of high boun-

ties given to the recruits from the militia to the line, and to the substitutes who were to fill their places in the militia ranks! the necessary consequences of which, as experience had shewn, would be intoxication and riot a such effects could not fail to produce disgust in both army and milicia, and to exclude from both, as it had already done. officers of that class and description, which should characterize the service. So long age as the peace of Amiens, he was deeidedly of opinion that the militia of the country ought to have been reduced to its nothing in principle from the bill of last original standard as a maximum; and it was now found that a departure from that principle, ever since the commencement of the present war, had involved the comtry in all the evils which had been suffered under the militia system, viz. the oppressive effects of ballots upon the people, the enormous increase of bounties to substitutes to so high a rate as 181. 201. and even 30 guineas; the severe effects of this upon the balloted men who could not leave their homes and families to serve; the profligacy produced amongst the men who became substitutes; the constant temptations held out to them to desert from one regiment, in order to obtain the bounty in another; the heavy punishments for desertion widely increased, and such impediments thrown in the way of the regular recruiting service as to render almost impracticable the raising of men for the regular service, even at triple the usual bounties. He recollected the former plan proposed by Mr. Pitt, of which that minister was so fond, that it was deemed by his friends an infallable specific to increase the army of the country, a kind of talisman, which, if any man touched, the enchantment was to be dissolved. But no sooner had his noble friend come into power than he totally departed from that plan, and resorted to the supplementary militia, from which all the mischiefs of increased bounties took their rise. By the present bill, the militia officers were required to recruit at a bounty of ten guineas, for which it was obvious that under the increased system of, bountles, men could not be had. But, then, his poble friend had an expedient to let out, a little ballot, in case the bounty should fail, to be inflicted on the county whose the quota of men could not be induced to enlist within a given period; and, then, as a semedy to the balloted man, who could not find a substitute at balf price, the ten guineas were to be given in aid. But this ballor _

coming on the heels of that for the local militia, could not fail to croate general discontent, inasmuch as it was not a regular tax, but must weigh oppressively upon individuals. He wished the house could have an opportunity of obtaining such a document as the expense entailed upon the people in consequence of militia ballots, and the allowance to militiamen's families. It might be said, that those allowances would cease when militiamen were transferred into the line; but would not the burthen be upon the parishes, by the new shape it must assume in poor rates for the maine tenance of those families? Yet such was the effect of this " cheap defence of nations."-The honourable member next compared the effects of this plan with those of the plan proposed by a right hon, friend of his, not now in his place (Mr. Windham). and which proposed to recruit men for limited service instead of for life: a plan, the principle of which was founded on the feelings of human nature. He was ready to admit, that for the first four or five months it was in operation, the preference for unlimited service preponderated. the remaining seventeen, out of the 19,072 raised, 14,301 enlisted for limited service. In the last, the number of men transferred from the militia to the line in England was 19,152, and of these between 16 and 17,000 were for limited service. In Ireland he would allow the effects were different, and the proportion for both was about half and Whether this was attributable to a more valorous spirit, or a less calculating mind, he could not determine; but it was a fact, that out of 27,000 men, raised in 1807 for general service, about 19,000 were for limited service; a clear proof that had that principle been adhered to, and cing that now proposed, the country would not only have avoided all the evils experienced both by the country and the army under the balloting system; but that the force of the line would have been increased to any extent necessary, with a saving of nearly one half of the expence.

Colonel. Wood contended, that the recruiting of the regiments of the line from the militia ranks, was the most prompt and efficacious mode of rendering the former what they cought to be and of rendering the physical strength of the country formidable to the enemy. The, recent victories in Portugal and at Corunna were achieved by the men recruited from the militia ranks, and it was by transferring

those men to the line, that they could acquire that military perfection which was not attainable in the home service. The hon, member had spoken of the communication, heretofore deemed necessary, with the colonels of militia regiments, before a measure of this kind was adopted. But he could assure him that, whether the colonels of militia, who then objected to this principle, had from experience surmounted their prejudices, or become better soldiers, they had not now the same objections; for they saw that the men trained by their exertions were more serviceable to their country in the line than they could be in the militia, and therefore they thought nothing of the trouble imposed on them by this arrangement, and had long abandoned those local prejudices for retaining their men, which heretofore The hon, member had said prevailed. that by this practice that class and description of officers which should characterise the militia service, would be disgusted from entering it; but he would say it was impossible to obtain this desnable class of officers for the militia, unless an encoutagement was held out to subalterns in the service, by offering them commissions for volunteering into the line. Under the present system they were debarred of those hopes of promotion, which was the best incentive to good conduct, military andour, and the acquirement of nulitary skill. But if they felt the advantage of being transferred, with their rank and their men, to that branch of the service where they might look forward to the chance of being one day generals, the advantages to the army would be incalculable; for many young men, the sons of clergymen, and other gentlemen of moderate fortunes, obtained commissions in the militia, but were unable to purchase into the line, and never could rise beyond a subaltern rank. But if such an encouragement were held out, and a preference given to militia subalterns, on recommendation to commissions in the line, the militia service would never With respect to the rates want officers. of bounty, he denied that they were now so high as the hon, gent. had represented, whatever they might have been when completition for substitutes ran so high. Men might now be had for 8 guineas; and upwards of 30 had recently joined the regiment he had the honour to command, at and under that rate. He lamented as much as any man the frequency of desertions, which, he was willing to allow, arose

in a great degree, from high bounties. A description of scoundrels, who never meant to be soldiers, made a practice of following the ballots from county to county, and taking the bounties with no other view than plunder, by enlisting in one regiment, and then deserting to take the bounty in another. Such fellows were worse than highwaymen: beside, by rendering more frequent the severity of military punishments, they brought disgrace on their regiments; and he was convinced the most effectual way of preventing such offunces would be to render them punishable by the civil law.

Sir T. Turton wished to know, before he could agree to augment the disposable force, what it was intended to do with it. The noble lord had stated last year, that after allowing for the home defence, there would be 60,000 men convertible to purposes of foreign service. He wished to know where these men were. Unless we meant to repeat such scenes as the Convention of Cintra, or the retreat in Spain, we stood in need of no additional force; for it was childish to talk of danger of invasion with our superior navy. Rome had been unable to conquer Sicily until she had subdued the Carthaginean fleet. He objected to the measure also on the ground of its changing the constitutional principle of the militia of the country.

Mr. Bastard argued against the bill. The only consequence of the former measure for allowing the transfer of men from the militia to the line, had been mutiny, drunkenness, and insubordination. ' He must do his royal highness the Commander in Chief the justice to say, that in executing the former bill he had religiously adhered to the letter of it, and he would recommend the civil department of his majesty's government to imitate his roval highness's conduct in this respect.

The Secretary at War asserted, that it was admitted, on all hands, that some measure for augmenting the regular army was both proper and necessary. No other means but the present could be found for answering that purpose except a military conscription. It might be necessary for this country, in the present circumstances of the world, to act a great part on the continent, and that was only to be done by increasing the amount of the regular army of the country. Though the operation of the ballot might be a hardship, that hardship would be greatly relieved

If the ballot were to apply at once, bill. the bounty might rise, but when the deficiency was to be gradually supplied, no such inconvenience would be felt.

Mr. D. Giddy approved of the estab. lishment of the Local Militia, as securing the country against exposure to the danger of invasion. He also considered

the success of a similar measure in a late instance as a good ground for the present.

Mr. Calcraft agreed with the Secretary at War, that the military force of the country ought to be placed on the most respectable footing. It was but a few months since they had been told, that the army was then upon the highest establishment of which the circumstances of the country admitted. The noble lord ought therefore to state what the diminution was which had taken place in that army since that period. The papers presented last year shewed that the army then consisted of nearly 240,000 men, while the papers then on the table showed its amount to be only 210,000. It was the duty of the noble lord, therefore, to shew how this diminution had taken place. - The hon. gent. then entered into a defence of the military system of his right hon. friend (Mr. Windham,) which he contended had not had a fair trial. That system bad produced, whilst in force, a supply of nearly 24,000 annually, a supply as great as the circumstances of the population of this country would admit of. He did not look to our acting any great military part on the Continent, and hoped that before we attempted any such operation, we should maturely weigh the circumstances, and the scene upon which we should have to act. This was the fourth instance in which the militia had been draited to supply the army, and the effect of this practice had been to drive qualified officers out of that force. He did not think it possible to recruit the militia by the bounty proposed by the noble lord's measure. If men were wanted for the public service, they should be raised at the public expence.

Colonel Frankland thought that it was as necessary to attend to the manner in which the military means of the country. were employed, as to the numerical amount of our force. He allowed, however, that the great point was the consistency of the house. It was true, par-liament was pledged to increase the military means of the country; but the question was, whether the regular army by the provisions of his noble friend's might not, by this measure, be intreasured

at the expence of our own defence? It! was necessary for the house to take care that it should not be committed to the discretion, or rather the indiscretion of any man. After the experience we had had, who could say that an unbalanced army was the best means of defence? The hon, gent, then placed in a strong point of view the injury to the militia service by this mode of proceeding. had a tendency to produce disorganization and disgust in the home service, and to preserve all this when created. He adverted to the permanent, admirable, and deeply founded system of his right hon. friend (Mr. Windham), and observed, that it was impossible to discuss such measures as this, without taking that system into view. All circumstances that bore upon the question were to be considered, and upon the whole, he thought * that this system of expedients was the most insufficient and burthensome that could be resorted to.

Mr. Lockhart said, that the events which had taken place might convince us. that we ought not to trust to a mere defensive force, of whatever description; whether armed peasantry, local militia, or even militia. All systems were liable to objection; but the question was, whether this was not the best that could be adopted at present? He never understood, that the plan of the right hon. gent. (Mr. Windham) had been abandoned; but, at the same tame, it was not sufficient for procuring an immediate supply, which was what was now wanted.

Lord Castleragh said, that although the house was pledged to the throne on the principle of increasing the army, yet the best mode. It there is that principle into elect was certainly a very fair matter for discussion. He, for his part, must support the plan which he had presented, and which appeared to him likely to increase considerably the disposable force, without at the same time impairing the defensive strength of the country. An hom gent, had stated, that he objected to the interess of the disposable force, until these was more capable of wields.

This was certainly no objection to the measure itself; in if the hon gent. would moint out to the house who

of she empire with greater ability, and move to the public advantage; if that had a second and are fainted, who were sitting

around him, were to form that new administration, still they should be obliged to his majesty's present ministers for making such an increase of the disposable force as would give their successors in office a greater power to wield, without incurring of creating it. inajesty's _ would be liable to a serious charge against them, if, thinking as they did of the necessity of increasing the army, they were yet to abstain for months from a measure they conceived necessary to the state, and not to bring it forward until they had the verdict of that house upon the several parts of their administration which were to be the subject of future discussion. He allowed that it was the bounden duty of ministers, when they came down to the house, to propose any measure that would increase the pressure upon the country, to point out an adequate necessity. Ministers had alway; two objects in view, in the measures which they proposed for augmenting the army. The first was to increase the disposable force; and the second was, to take care that the defensive force should be so strong as that the country should not be exposed to peril and danger from the manly exertions which his majesty's government might feel it their duty to recommend for the assistance of other nations. Whatever was the present appearance of the probabability of success to the cause of Spain, yet as the principle was agreed to on all sides of the house at followed, that whether any or what portion of our army was to be sent to the assistance of Spain, was a pure military question, which was only to be determined by the executive power. If ministers should afterwards appear to have given improper advice, or to have migmanaged the military means of the country, they were subject to a heavy responsibility; but he could not think the gentlemen on the other side would really wish to tie up the hands of the executive, and deprive. it of all means of acting as circumstances might render necessary, merely from the fear that it might be advised to act wrong. or to make an imprudent use of its strength. He could not believe that the gentlemen anishe other side could suppose that they saw their way so glear in respect of the war in Spain, as to say that circumstances might not occur which would make it the bounden duty of this country to give the most powerful assistance to the Spenish Patriots. It was his han opinion that while the people of

Spain were true to the property and the examination of our army, and prevent the their own cause, it will not compare the country being burdened with mefficient terest of this country; and prevent the country being burdened with mefficient terest of this country; and prevent the country being burdened with mefficient the duty of parliament, a support them. He former topic, namely, the compared did not mean to say, that we were now to rative merit of the plan of a right hou, embark in wild inflittary present the merit of the plan of a right hou, embark in wild inflittary fitting was the law of the plan of a right hou, embark in which is mad thought it proper to make, which is mad thought it proper to make, all will be the mad thought it proper to make, and the special service. Now, if the they had shewn not many match, and the gentlemen on the other side contended, struggle in that country was by our means the country was by our means that experience had decaded in favour of the theoretic principles of the right hon, gent. struggle in that country was by no see an at an end. But supposite that struggle to be now completely at an end, did not other views open to the mind of the bon. gent., and shew the necessity stiff of ilicreasing our armies? Were we to suppose that no occasion could ever the occasion which they might be wanted by foreign service, or that the exercises of mankind were for ever to the fact from by the tyranny and usurpagarity out individual. It no field of action presented itself in Europe, British interests might call them tor the defence of another part of the world; while, at the same time, we must keep an invincible army on our own shores to protect them from danger and from He hoped that these consiinsult. derations would be considered as sufficient arguments for the general principle of increasing the disposable force. He believed an hon. gent. on the other side had fallen into a great mistake in stating the diminution of the army in the present year, and he believed the mistake arose from the artillery being included in the return of the last year, who were not included in the return of the present. considering how the army was at present organized, there were 126 battalions of infantry, whose numbers exceeded 600, and there were 56 that fell short in number. It was well known that battalions, not amounting to 600, were considered inefficient, and not fit for service, and that the efficiency of the army depended a great deal on the baltations being full and complete. this measure obtained 27,000 men, it would complete all the battallogs of our infantry"up' to 900 men. There never was: perkapita more efficient time for its miniber, than that which was lately excline upon the continent. In Pornigal diere with a high? 29,000 men in 52 regiments if there was now a deficiency in the fulness of our battalions, from the losses of that campaign, it was absolutely necessity that is should be repaired. This was improve which would not only increase the disposable force, but imelioring the internal Vol. XIL

theoretic principles of the right hon, gent. he thought he could account for the result. His experiment had, in fact, been only tried for the last six months. For the first eight months of the time the gentlemen began their calculation, it was could trary to law for men to enlist for unlimited. service, and therefore all the recruits which were got were for the limited service. For several months after it was lawful, it did not appear to be generally understood in the army. It was not till the last six months that any had begun to enlist for unlimited service. The first month only 12 men enlisted for unlimited service; but as the thing became understood, the number progressively increased. In the month of December, no less than 970 preferred the unlimited service. Of the last 1,400 recruits which were raised, about 1,100 chose the unlimited service; so that, instead of his experiment having failed, he thought it was evident that men preferred generally the unlimited service to the limited, and the profession of a soldier to the seven years service, which looked more like a trade. He had been twitted with its being an Irish discovery, perhaps suited to the temper and spirit of the Irish nation, but not adapted to this country or its more soher neighbour, Socianu. The event, however, did not justify this charge, as he was always much more disposed to rest his arguments on experience and facts, than upon abstract principles of philosophy. He was perfectly convinced that there was no other rational ground for the system of the right hon, gent, than that it was likely to produce those men; for it never could be said that it was likely. to improve the discipline of the army. He was so far from rejecting the system along ther, that he by his means wished to exclude men from exercing for limited service, being convinced that there were many melt who would prefer this mode of enlistment; but me he was equally conspeld prefer the enlisting for unlimited

service, he thought it but fair that they should be allowed their option. He wished to carry along with the more perishable materials of an army, as much as he could get of permanent. The feet about the number of recruits was, that whatever was the system, the county regularly produced about 1,200 mes, month. How the number came to have exact, he could not say. Recruiting jeants might often put grave legislators to the blush, and there was a certain recruiting law which that house did not will derstand, and which perhaps got the men better than acts of parliament. Even in the halcyon days of high bounty, and no-ballot, it was not found that the number of recruits exceeded the regular number by 100 men, nor under any other system did they fall short to that amount. It had been mentioned, that large armies were dangerous to civil liberty. Gracious God! could any rational man now suppose, that the liberties of this country were in any danger from any regular army that it was judged proper to raise, balanced as that army must be by an immense force of Militia, Local Militia and other armed descriptions of force, and still more balanced by those constitutional feelings which animated no description of his majesty's subjects more strongly than it did our gallant armies, which had so often and so recently acquired immortal honour for themselves and their country. He trusted the house would not be discouraged, by the present aspect of affairs, but that they would see the necessity of increasing rapidly our disposable force.

Earl Temple said, that the noble lord had now shown us the nature and spirit of the measure, for the transfer was not now mode or an emergency, but in contemplation of an emergency. So that this was now to become a regular system from year to year. This, he said, was a very bad mode of increasing the regular army, and as a regular system, he had the strongest objection to it. His fordship stro defended the plan of his striken. friend (Mr. Wind-ham), and stated, that when the noble lord laid his cold fingers upon it, it was producfrig at the rate of 24,000 a year, instead of the 13,000 produced by the noble ford; and out of the 27,000 that volunteered from the Militis 20,000 were for fimited service at a lower bounty.

The Bill was then read a second time.

HOUSE OF LORDS. Friday February 3.

[Stain and Partygal.] Lord Erskine were to make the motion of which he had fiven notice for accurate returns of the number of object, and men belonging to the minber of object, and men belonging to the minber of object embarked at different ports of this country and feeland, for Spain and Portugal. Its also whiled to have an account mentager, in of the expenditure, under the different heads, of money, arms, clothing, &c. which had been sent at different times to the Spanish patriots. Also an acception of the horses, whigeon train, &c. He Bewise mined to have a return made of the man horses, artillery, &c. that had been relanded not in a disabled state, from the different ports of Spain. As the noble lord state acceptance would be no objection to the returns he called for, he should merely trouble the house with moving for them. The noble lord then proceeded to move, "That an humble address be presented to his majesty, praying that his majesty would be graciously pleased to give directions that these different returns be laid before the house."

The Earl of Liverpool had no objection to the motions of the noble lord. He only wished him to bear in mind, that accurate returns, such as the noble lord has called for, could not be immediately forthcoming, It must be some time before the different regimental returns could be regularly made; and he only rose to state, that whatever delay might occur, should not be imputed to any unwillingness fully to meet the object of the noble lord's motion.

The question was then put on each of, the motions, which were agreed to.

[Postugat.] The Earl of Buckingham shire rose, not for the purpose of bringing forward the motion of which he had give notice for this day, but to express a wind that he might be permitted to withdraw to the present. He had received information from different quarters, which the feared was but too correct, that the France had received and had re-entered and re-occupied Portugal. It was for his majesty's ministers to say, whether such was the case or not, for they whether such was the case or not, for they no doubt must have received advices of such an event. It was of the utmost importance in his mind that Portugal should be rastored to its legitimate government, for should the chein get permanent possession of the posts of Portugal, and of the fortrease of that country, it would be

no easy matter to calculate the dangers that must arise from declar sossession, both to the interests of Spain, and to the sorumity of these kingdoms. He should not press the discussion of these points, but wait till the real statement of these points, but wait till the real statement of the securately assessed.

The Earl of Liverpool real to data the house for any time on the topics him ded to, by the noble lord to that industry

The Earl of Liverpool man and the delay the house for any time on the topics also ded to, by the noble lord is that is delay would be irregular, as there was no most in answer to the noble lords fuestion, that his majesty a ministers had received no account of the French having re-conered and re-occupied Perugal. List is a start in the importance of Portugal, if the hands of an ally to this country and will the dangers that might arise them its falling muot the hands of a half power. He should only say, that on all occasions, he should be ready to furnish any information in his power on that interesting subject, as were his majesty's government, to enter into the fullest discussion and investigation of every point, connected with matters of such importance.

HOUSE OF COMMONS. Friday, February 3.

[NAVY Estimates.] Mr. Ward moved that 130,000 scamen should be employed tor the year 1809, including 31,400 royal marines, which were voted accordingly, The hon. gent. then stared, that the Estimates for this number of seamen and mai nes were precisely the same in amount with the estimates of the last year, though it had been thought desirable to make some alterations in the comparative amount of some of the branches. The allowance for wear and tear was last year taken at three pound per man, whilst the provision for victuals was estimated at 11. 19s. only per man per month. The latter estimate had been found to fall greatly short of the actual expenditure, whilst the wear and tear fell considerably below the actual estımáte. The committee would therefore be aware of the propriety of endeavouring to reduce both to an amount that should he nearest the truth, and this he proposes to accomplish by taking a guines from the allowance for wear and tear, and adding to the allowance for victorial. The following sums were then moved. Mr. Ward, and voted by the committee for the for 130,000 seamen and marine for this teen months, at 1. 17s. per teen per month, 3,126,5001. For wear and tear of ships for ditto during the same period, at it. 192. per man per month, 3,295,5001. For victuals for ditto during the same period, at it. 192. per man per month, 4,25,544. The hon. gent. then observed that the house would learn with attistically in the target of seamen now serving in the navy; covered entirely, if it did not exceed, the number which the committee had just voted.

should be voted for Ordnance for the num-

ber of men voted.

Sir C. Pole could not suffer this subject to pass, without expressing a hope, that his majesty's ministers entertained a dis position to regulate the course of proceed ing at Doctors' Commons. It was his opinion, that the offices of king's advocate and king's proctor ought to be divided. He did not mean to object to the vote of any sum for the navy; but he must add, that he should like to see those who were to manage the expenditure of it, such as ten commissioners of the navy and of victualling, selected from autorigst naval men. The practice, as well as the whole system of selecting officers of the army for such offices, he deemed altogether improper, as the appoint ment of persons not acquainted with naval affairs, to such situations, could not but be most mischievous. In the estimates then under consideration, he lamented that he did not see any provision made for the protection and support of the orphans of marine officers, and hoped that before the end of the session, some establishment, corresponding to the Compassionate Fund for the army, should be instituted for the This he looked up me as a proper nayy. should not be taken up by his majesty's ministers, in whose hands it most properly ought to be left, he should feel it to be his duty to submit the matter to the house inthe course of the session.

The sum was then voted; after which, on the motion of Mr. Huskisson, two several sums of 10,500,000L and 1,500,000L were voted to be raised by exchequer bills to pay off similar sums of exphaguer bills issued last session, and may outstanding and magnetided for.

issued last session, endominy dust adding and instrovided for.

[Configer or rate Duke or Yoak.]

Mr. Wards, previous to going into the Conduct of his royal highness see Duke of York, wished to correct the error to which he had alward years day, in his former pidnase.

The Speaker informed the hon, member, that the time for offering any thing the vant to his former evidence, would be when the house should have resolved itself into a committee. The matter then impliediately before the house, was the new the hon. gent. had yesterday grain, and motion for certain Papers or Books, the Office of the Commander in Chief.

After a short conversation, which led to the omission of a part of Mr. Wardle's original motion, the following motion was agreed to: "That the proper officer from the Office of the Commander-in-Chief de attend the Committee of the whole House, appointed to intuity into the Conduct of his royal highness the Duke of York, with the Book containing the Applications for Purchase by Subaltern Officers, within the period in which Captain Maling had his three Commissions given to him."

The house having then resolved itself into the Committee, Mr. Wharton in the

Chair,

Mr. Wardle begged to call the attention of the committee to the correction he had to make of his former evidence. He had on the former night stated that he had not seen Mrs. Clarke on Tuesday morning, though he had waited a considerable time In her drawing-room for the purpose of seeing her. On recollection, however, he found that it was on Monday he had waited a long time in the drawing-room, and that on the morning of Tuesday he had seen Mrs. C. for a few minutes, as well as in the evening, as he had before stated,

The Chancellor of the Exchequer observed, that in the explanation of the hon, member, there was some ambiguity, in as much as the words " as I before stated" might he copen and to the correction of the former evidence now first given as well as to the former statement of the honourable

gentleman.

Mr. Wordle declared that he meant the words " as I before stated" to apply solely to the interview which he had with Mrs. Clarke, for a few minutes in her drawing-

Clarke, for a few minutes in her drawingroom, on Tuesday evening, and which he
had stated in his foreign exemination.

On the suggestion of the Chancellor of
the Exchoquerates questions and anguera
reliable to Mr. Wardle's interviews with
Mrs. Clarke on Tuesday, were read from
the folder of the short hand by er, from
which it sopeared, that in he formerates
minution Mr. Wardle of filles had an
error, which as and in this instance roocountries and many stating that he had not

seen Mrs. Clarke stall on Tuesday morning. The admission therefore, that the morning of that day, was added to his evidence, but prorder to avoid ambiguity, the word, "as Laure stated before" were expunded.

EXAMINATION OF G. L. WARDLE, Esq. By the Chuncellor of the Exchequer.).

You were at Mrs. Clarke's, as you state, on the Tucsday marning? Yes.
And saw Mrs. Clarke? Yes.

Was Mrs. C. at home when you called? I

believe sie was no stairs.

It was no stairs,

It was no stairs,

It was not to be at her house before you saw her? I do not tillet very long. A short time.

How long did you stay there? I cannot speak very conjectiv; it is impossible for me to any exactly; itemans light an hoor or thereatiouts. I believe I was in my carriage; but I am not certain.

You came there in your carriage? I think so : but I am not very positive. I have been so constantly in the habits of going there that it is impossible for me to say: but I rather think I was in my carriage.

Do you recollect how long you were there ? Upon my word I do not, or else I would answer most fully; but to say positively that I can name a time, it really is not in my power.

At what hour of the day did you go there? Upon my word I cannot exactly say; I think the first time I saw Mrs. C. on Tuesday was early in the morning.

About what time? Upon my word I do not know the how; but I remember going down in her carriage with her to the end of the King's Road.

On the Tuesday morning? Yes, on the Tues-

day morning.

You called upon her in the morning? Yes. At what time in the morning did you call upon her first? It was after breakfast; I should think about eleven or twelve o'clock. I

do not speak positively.

Was it at that time you called upon her in your carriage? No, it was not; I think I walked

there.

How long did you stay with her on that occession wheal you called thete, having walked there? To the hest of my recollection, there with a parcel of workmen putting up looking phases, and things of that kind, in the house, and have pet think I was there more than a bell state and the pet think I was there more than a bell state and the pet think I was there more than a bell state and the pet think I was there more than a bell state and the pet think I was for more than a bell state and the pet think to the best of my retoileties will be the pet our my retoileties the pet our my retoileties. The pet our my retoileties the pet our my retoileties the pet our my retoileties the pet our my retoileties.

On that morning? Yes, as far as the bag at the bottom of the King's Apad

the bottom of the King's Houd
Did you call upon her afterwards your
carriage on that day! I think I down you carriage I called upon her that day.

At what time did you call using her in your carriage? I really downot exactly her in your think it might have been three o'closely. I do not speak to an hour, but, as fat at the collect, that was the time. It is not taken we curred to me where I had been I had taken w long walk, and returned and went to her house, in my carriage

Did you see her when you called upon her

in your carriage? I did
She was at hame then? I think she was up
stairs, and cashe down soon.

Then Mrs C. saw you the second time?

She saw me the second time.

Do you recollect how long you staid with her the second time? I do not think long. I should think about half the your I do not know whether it was so much. I cannot be positive as to the time.

Then I understand you to have said, that you say her a third time in the evening? I have before stited, I saw her at night in her drawing room, with some company, for a very short time

You called upon her the morning before, the Monday? I did

Mis C was not at home then? She was not at home, and I was under a mistake on the former night, in supposing that what occurred on the Inesday, had happened on the Monday

Did you see her at all on the Monday? As I was coming iway, hising waited about two hours, she came in after driving about in town

Did you stay any time after she came in? No, I did not, I came away immediately.

Then both on the Monday and on the I nesday you had seen her in the course of the morning? As I have stated, I saw her to: a very short time, just as she came in on the Monday.

On the I uesday, had you any conversation with her on the subject of these charges? I do not really recollect that I had, positively no

pointed conversation at all

Did Mrs. C first mention this subject of the charges against h r h the doke of York to you, or did you hast mention it to her? I fancy in the first instance I asked her questions respecting them.

Do you recollect from whom you first derived your information on this subject? To say from whom is totally impossible. I could not, with propriety , state many of the names

Have you received the information from Mr. Funesty? I never received any information from Mr. Finnerty in my life upon this subject Within these few days he spoke to me, but not any information respecting these charges. I did not know Mi. Finnerty, and as to his giving me any information, he never did. Within these few days, Mr. Funerty spoke to me respecting

Dr. Thynne, I believe the very day before Mr. T. was examined I thank it necessary to additibut when major Hogan's pamphiet was published, on seeing the mattar held out there, at information heady soully to be given to any a member of Parliament who asked for it, I wrate a latter addressed to major Hogan, and it consequents of that letter, I had an interview risk Mr. Paparty, I put some questions to Mr. Tablety, and I mand, or at least, I had every reason to believe, that he had not any information at all upon the subject; and none the he give me. I not or had any information whatwhich I have made I never to my knowledge, saw Mr Finnerty in my life till he came, in consequence of my letter to major Hogan, and then I had not any information from him, which led to the charges I lave made

By Mr. Yorke.

When was is that you saw Mr. Imnerty, ib asequence of your letter to major Hogan; tras it before or after the communication te-specting Dr. T. The communication respecting Dr. T occurred in this lobby, or mear it . I believe the night Dr I gave his evidence It was some months ago when I applied by letter, perhaps a month after the publication of major Hogan's pamphlet

(By Mr S Bourne,)

Was the day, on which you now recollect to have seen Mrs C three times, the day before your list examination? I have before states, that I was led to believe, that what occurred on the lucsdy hid happened on the Monday, es soon as I got home from this house, I made some enquiries that set me to rights on that subject, and I took the eathest opportunity yesterday of communicating, in this house, thy mistake to the right hou gent the Chancellor of the Exchequer, and to the right hou, gent the Speaker

Are you certain that the day on which you now recollect to have seen Mrs C three times. was the day before your last zunation? Yes, it was on I uesday last

ENAMINATION OF WILLIAM ADAM; Dog.

WILLIAM ADAM, esq. a Member of the House, attending in his place, was examined, as follows

(By the Attorney General)

Have you the letters to which you referred on a former evening " I wish to state that I have a letter dated Sunday manyag, June 19th, have a letter dated Sungay manage, Jude 19th, without any year; it is an intered as my handword, June 10, 1808. There another letter dated baturday morn as, without any day of the month; I have not, I observe, put any indersement of the day of the month or of the year upon that there, but it will appear that that of the 19th of June 1808, was the first, that of the 19th of June 1808, was the first, and that day of the place of the three letters. and that dated Seturday with the second litter.

When those letters were the subject of examination on a former evening, I wished to be possessed of them in order to have produced them. I had it not in my power to produce then then, not supposing that such a subject would be alluded to . I have now produced them

[The following Letters were read.]

"Sir; On the 11th of May 1806 you wanted " on me, by the desne of his royal highness the " Duke of York, to state h r h's intention of " allowing me an Annuity of 400 l. per annum. "II.r h, by his promise, is now indebted " to me 500 ! I have winten repeatedly, "but of no avail II r. h.'s conduct towards " me has been so devoid of principle, feeling, " and honour, and as his promises are not to "be depended on, though even given by you, "I have come to the determination of making " my intentions known to you, for the consi-"deration of h r. h.; and thus it is :- I solicit "h r. h. to make the Annuty secure for my " life, and to pay me the arrears immediately " as my necessities are very pressing (this be "Lnows.)-It h r. h. refuses to do this, I have " no otlfer mode for my immediate wants, than " to publish every circumstance ever commut-" nicated to me by h. r. h. and every thing " which has come under my knowledge during " our intimacy, with all his letters; those things " amount to something serious. He is more "within my power than may be imagined "Yet I wish for h r. h.'s sake and my own, "that he will make my request good, as I "know tull well I should suffer much in ex-" posing him in my own mind, yet before I do "any thing publicly, I will send to every one of h i h's family, a copy of what I mean to publish. Had h r. h. only have been a little " punctual, this request had never been made. " One thing more should her he throw up " his protection to my boy (for I thank him " much for the past) I hope he will place him "on the foundation of the Charter-house or "any other public school . the child is not ac-"countable for my conduct You will please then, Sir, to the communication to the Children York; and on Wednesday I will " send to your house, to know what may be b. "r h's intention; which you will please to sig-" nify by a letter to
"Your most obedient, humble servant,

" M. A. CLARKE."

"Sundry morning, "June 19

"His royal highness must feel, that his con-& duct on a late affair deserves all this from " me, and more."

" " William Adem, esq. " Bloomsburp-square.

" Private," Indorsed

Mrs. Clarke, 19 Jane 1808.

> Liolles-street, Cavenduli-square. ~ 24 1

"Sir: On We desday, finding there was

" not any answer to my letter, I am led to enquire, h r h. the D. of York, thinks pro-" per not to make good his promise given by you, and that you encourage him in it -I have "employed myself since in committing to paper every circumstance within my recollec-"tion during the intimicy of h r h and my"self." The infry or sixty letters of h r. h will "give weight and truth to the whole On Tuesday I have promised to give these up, " if I he a nothing further after this list notice. and when once given out of my own posses-" sion, it will be impossible to recall It " will be committed, and those gentlemen " are just as obstinute as h. r. h, and more " independant they are acquaintinces of " yours ; and to relieve my wants, in pique to " others, will do what the Duke will not how-"ever, he has it will within his own power. " and so he may act as he pleases
"I am, Sir, Your me t obedient,

" M A. CLAPAI

" Saturday morning " William Adam, esq " Bloomsbury-square "

Were those the two letters that the witness alluded to in her examination? They must have been the two letters that she alluded to, he cause I am confident I never received any other letter from the witness, unless that I iecened a very short note of a few lines, I rather think I did, but I am not possessed of

Did h. 1 h ever betray any apprehension to you as to any thing which the witness could communicate respecting h i h? Never at any time, or on any occasion.

Did you communicate the contents of these

letters to h. r. h. f I did

Did you show the letters themselves, or state the full contents of them? I shewed the letters themselves, and b 1. h perused them in my

After you had communicated those letters to h. r h, and shewn them to him, did he betray the slightest apprehension of any thing the witness had in her power to communicate? Not the alightest

Did h r. h. deny that there was any thing that could be published against him? I cannot be precise to the words which h. r. h. might have used; but I can say with confidence, that h. r. h. expressed himself as not at all apprehensive respecting any thing which could be published.—I wish to state, that the boy referred to in Mrs. C.'s letter is not any boy of the D. of York's.

The Attorney General then desired the proper persons to ascertain whether Mr. Few was in attendance. He stated that his object was to contradict that part of the evidence of Mrs. Clarke, in which she had said that she never represented herself as a widow, while she lived in Tavistock. place. He believed, he would prove that she had represented herself to the tradesmen in the neighbourhood as a widow, and had obtained credit as such, and afterwards pleaded her coverture to avoid pay-

ment of her debts.

Mr. Beresford thought it quite needless to go any farther in the contradiction of Mrs. Clarke's evidence, as she had been sufficiently contradicted already, to prove that she was a person unworthy of belief. Indeed, what the house had heard from herself was almost, if not altogether, enough for this purpose. He had suffered great pain in sceing a witness of such a description standing at the bar of that house, and examined with respect to the conduct of his royal highness. Mr. Knight, a most respectable gentleman, had already contradicted her, and he was in hopes that the house would see no further occasion for proceeding in examining into private amours. Almost every member in the house must be convinced that this was a character unworthy of credit, and it was excessively unpleasant to go on with any thing farther about her. It might be thought that he took a great deal upon himself, in advising the hon, and learned gent, as to the course he should pursue. But he considered it as a degradation to the house to proceed farther into the history of this infamous woman, for so he must call her.

Mr. Adam stated his wish to explain a circumstance adverted to in one of Mrs. Clarke's letters, in order to prevent any misconception. The child alluded to in the letter was not a child of the duke's. It was also his duty to state, that this child had long been under the protection of the duke of York, and and was actually so at the time the letter was written, as the letter itself implied, which was nearly two years after the separation had taken place.

Mr. Fuller said, that he hoped every examination would be proceeded in that the case could possibly admit of, as it was of importance that this subject should be probed to the bottom. This, he was convinced, was the foulest conspiracy that ever was set on foot against the Son of the Crown, (a laugh) and indirectly against the Crown itself. He desired, that the evidence might proceed, and expressed his hopes, that an honourable man would be fully acquitted by his honourable countrymen.

The Chancellor of the Exchequer observed, that the discussion was undoubtedly an ampleasant one, but though it was un-

pleasant, yet the house could not shrink from it as it was brought before them., If he were called upon to give his opinion, even as the case stood, he could have no hesitation in saying, that the evidence of this witness was not to be relied upon. But though the hon. gent. (Mr. Beresford) had heard enough to make up his mind on the subject, coulding be sure that the impression made on his mind was exactly that which was made on the mind of every one? If, therefore, Mrs. Clarke had said, that she had never represented berself as a widow, and if it could be proved that she had so represented herself, and got credit upon that ground, it was certainly a very important circumstance, and still more so, if, upon payment of her debts being demanded, she had turned round and represented herself as a married woman. There was, besides, another fact, which it was very material to ascentain. His hon: and learned friend could prove, or imagined he could prove, that this woman, who had said that her husband was engaged in no business, did live with her husband who was a mason with three children. All this ought to be produced for the satisfaction of the house, and he hoped that it would have its full force, because the corpus delicti in this case depended entirely on her evidence. There was no doubt, that money had been given, but the question was, whether h. r. h. knew of that circumstance, and had been prevailed upon by her influence to grant promotions and exchanges in the army. This depended entirely upon her testimony, and therefore it was material to shew, in the most satisfactory manner, that her evidence was unworthy of the least credit.

The Attorney General said, that in the evidence which he adduced he always looked at the distinct point under consideration. The subject here was the conduct of h. r. h. the Duke of York, with regard to the army; and the particular question was, whether he had conducted himself corruptly in granting commissions . with a view to put money in the pockets of those whom he wished to favour. That there were persons shout him, as almost always happened in such cases, who represented themselves as possessed of indulous enough to believe them, and to waste their money are and no doubt. No witness had attempted to fix any charge upon h. r. h. but Mrs. Clarke and if the

cause had been before a pury, the judge would immediately tell them, that it could not stand a moment upon the testimony of such a witness, even from her own adinissions. But this course would not anwer here, and it was his duty to attack her credit by other testimony. It was only to that end that he adduced the evidence which he was www about to call It was not unimportant to prove that this woman had given false testimony. was a painful duty to him; but it was a duty which ought to be undertaken by some member of the house, and he thought that his official situation called upon him to take a leading part in the investigation He also stated, that it would be proved by col. Gordon, that the exchange had been ordered before Mrs Clarke got the money.

Mr. Few and Mr. Munn were then called, but neither of them were in at-

undance.

Su Teancis Bio dett observed, that this was a very unpleasant duty; but it was the duty of the house to do justice by the country as well as by the duke of York. He thought gentlemen ought to remain from discussing the merits of the case till the evidence was printed and laid before Before they called their witnesses, them. they ought to allow the hon, gent. to proceed with his charges, and finish them.

The Chancellor of the Exchequer observed, that after the hon, gent, had finished this charge, it was understood that the answer was to be given, and the house had before acted upon that principle, by calling coh Gordon, Mr Adam, and the hon. gent. himself who had brought forward the charges. The witnesses now called upon were summoned, not with a view to the whole of the charges, but to give then testimony upon that which was now closed.

The Attorney General then desired Ludowick Orramin to be called. Mis Clarke, he observed, had said that she was suice the duke of York knew she got the 2001 because his servant had been sent by him to get it changed. Now he would shew that only one servant belonging to the duke of York ever attended him at Glou-*cester-place, and he had never gone out to get a note changes.

EXAMINATION OF LUDQWICK ORPAMIN.

(By the Attorney Gener. ?)

In whose service are you. A. r. h's the D,

How long have fou been in h. r. h.'s service?

Have you been constantly in h. r. h.'s service during that period? Yes.

Do you remember when h r. h. used to visit

Mrs. C., in Gloucester Place? Yes.

Did any, and which of h r h's servants, ever use to attend h. r h there? None but myselt In what capacity do you serve h. 1 h? As

At what time in the day did you use to go to h r. h? Sometimes at eight o'clock in the mornmg. Inquer went to h r. h in the day.

For what purpose did you use to go to him?

To take his clothes

Did you ever see Mrs C there? Once

During how long a time were you in the habit of going to h r, h at Gloucester-place? From 1801 to 1806

Are you sure that no other of h r h's servants, but yourself, went to him there? Yes Were you there very i quently during that time? Yes

What was the single occasion on which you saw Mis C? A prompt message I received to take a favourite dog of his h's for Mis. C to sce

Was his highness there at that time? No Are you sure that you never saw Mis (it any other time but that at Gloucester place? Not at Gloucester place

Were you ever directed, either by Mis (. or by h r h, to carry out from Cloucester place a bank note to be changed? No

Did you ever carry out a bank note from Gloucester place to be changed? No Are you quite certain of that fact? Yes

(By Mr Harle)

Upon what ground do you assert, that no other servant of the D of 1's ever went to Gloucester-place? Because I had an order from h. 1. h, that I was to bring those things, and no other servant; and no other dated to do it.

Do you assert, from your own knowledge, that no other servant of the D of Y.'s ever

went to Gloucester-place? Yes

Can you speak to your own knowledge, that no other servant, except yourself, ever took a letter from the D of Y to Gloucester-place to Mrs C.? None but me

How many men-servents were there in Gloucester place? I do not know

State, as nearly as you can, how many man-servants there were there? There were sometimes two 1 general I never saw more than two livery servants.

How many servants out of livery? One.

What was he? Butler.

· Was there no other servant out of livery?

Was there a man-cook? I do not know that ever there was.

How often were you in the habits of carrying letters to Gloucester-place? Very seldom

No other servant of the Duke's ever did carry them, to your knowledge? No, not to my knowledge.

Do you know of any other person who took those ktters? No I do not

Did you carry any letters from the Duke. that were sent from the Horse-Guards to Glou-cester place? Yes, some I did A great many? No

You stated that you never saw Mrs (but once it Gloucester place in your life? No, I never did

To whom did you deliver these letters which you took? Mostly to the house keeper

What was her name? I worste

What was the butler's name ? I do not know, I believe, to the best of my recollection, it was Pierce, one of them, the name of the list I do not know

(By sur Francis Burdett)

Did you ever see Mis C any where clse but at Clouce terplace? I wice

Where? I met her opposite Somerset house Wilking in the street? Willing in the street Three times only have you seen Mis C in Only three times vour lite

Have you had my macro surse with any one. previous to your coming to this bar, resp cting the cyldenic you have given this night? H i he asked me if I ever did receive a note from hun or Mis C

Hid you hid any intercourse with any other person besides har haprevious to your giving your testimony this night? I was asked the sime question by Mr. Adam

Had you my intercourse of the same kind with any other person? A Mr. Wilkinson, and Mr

Who is Mr Wilkinson? A gentleman with Mr Lowten

Have you had my other intercourse with any other person respecting the te timony you were to live at this bar? No.

(By the Attorney General)

Were the servints, you speak of as being at Glucester pl ce, Mis C's servants? To the best of my knowledge they were

Are von a torcigned? Yes

Do you know that they were not the D of Y's servints? To the best of my recellection, I believe they were not tie D of Y servants

Were the directions from the D of Y to you, that no one but yourself should go to her h, it Gloucester plac? I had her his instructions, that nobody, if a letter came, was to go with it but myself

When her hasked you, whether you had ever curred a bruk note to change from Clou-Cester place, what answer did you give him? I told him, I certainly did not recoilect that ever I carned any mete whatever to be e anged

Cin you now take upon yourself, opon recollection, to state that you never aid? Yes, I can.

Did you give the same answer to Mi Lowten, and to the other persons who asked you? I

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Y By Mr Wardle)

Are you certain that the D of Y never went in his carriage to Gloucester-place? He certainly never did

Nor on horseback? As far as I know, he

never did

Repeat as nearly as you can, every thing that p issed between Mr Adam! Mr Lowieu. Mr Wilkinson, and yourself, upon this subject -Mr Adam iske i me if I was in the habit of going this h's occasionally, and I answered yes, and then Mr Adam asked me if ever I recollected receiving a note either from Mrs C. 1 h r h , I said I never did, upon which Mr. Ad im sent me to Mr Lowten and Mr Wilkin-Mr Wilkinson asked me my name again, and how long I had been with his h, and then isked me concerning these netes, it I ever changed any note for Mrs corh rh, of that descripts in there, I inswered no That is is nearly as Ic in recollect what passed

Has the Duke no viet dech mb e that ever went to him it Glou ester | lace, either it night or in the morning? I my recollect on hi h. had no valet that ever went to Gloucesterplace [The witness was directed to withdraw]

The Attorney General said, as the other witnesses he had intended to call were not at hand, he would take an opportunity of calling them some other time

Mi Hardle said, that he hoped there would be no objection to his calling one or two witnesses also, in consequence of what had passed since he submitted his

The Chancellor of the Exchequer replied, there could be no objection, and wished the hongent to give in their names

Mr. Wardle said, that as the gentlemen opposite did not think it necessary to give in beforehand the names of their witnesses, he would certainly avail himself of the sune privilege he possessed and would not give in the names of his with arms. He wished to put a few questions to Mr. Adam, as every thing he said in the house on this subject had great weight, from his having declared he served the Duke of York gratuitously.

WILLIAM ADAM, Log was further examined as follows

(By Mr Wardle)

Having stated that you have served her h the D of 1 gratugrously, may I be a lowed to ask, have you a son in the army? I h ve, he is heat to of the 21 trigment of for At what eye was le made hert est? I will

answer that it strong. But is I have received a letter which I w uses thy re d to the house, they will see the necessit, sof my answering that question by stating the in voluction of thee

person, and the progress he made in the army Gen su (Stewnt, who was athendot my only life, asked me if any of my five sons had a disposing it or inclination for the army. I told him that there was one of them, then foreteen or fitteen years old, who I thought had a strong tendency that way. He sail, you know my friendship for you, and the rules of the service permit my making him an ensign. He give him the commission of ensign, his regiment was in Ca nida, and the young person never joined it, but was sent by meanined ately to Woolwich, tore ceive a unlit iry education regularly, and as I am asked a question of this sort, and know its tendency, hum the letter I have many pocket, I do not think it unbecoming in me to state, of So near and so dear a relation, that he distinguished himself extremely in his progress it Woolwich He received a second commission of heutenant from gen sur C. Stewart, equally gratuatously with my services to the Dof Y. When so Ralph Abercrombie, whom I likewise had the honom to call my intimate friend, was about to go out to the Helder, he went under him at the age a sixteen as a velunteer The house will paidon me, for it is impossible for me not to feel upon this subject, I must state his ments youth landed in a hot fir, and he behaved so as to receive the thanks of every body around him, he remained actively engaged in every engagement during that expedition, he had the command of such a subdivision of men as a heutenant commands, and they were of those troops that were raised as volunteers from the militia, they were raw to service, they required much management, and yet he contrived to conduct them well when he returned to this country, he received from I is roy il highness the D of Y, without any solicit ition whatever on my part, so help me God, a commission in his own regiment, the Coldsticam, having paved the way to make him a liciten int in his own regiment, by giving him a commis sion in one of the regiments that was rused just after the affur of the Helder I do not iccollect the particular cuc unstances, but it will be easy to get them at the war office, if that is mecessis. He remained in the Coldstream regiment at home until the expedition to Egypt, when he went agun under so Ralph Abcrerombie, where he was accompanied by his friend at Woolwich, who had made a similar progress with himself, the son of sii John Warren, who was killed by his side He was one of those who landed with the guards in the illustrious landing commanded by sii Ralph Abercrombie, and covered by lord Keith have the happiness to any, that he distinguished himself equally upon that occasion When he returned home, the D of Y again gratuitously transferred him to his own regiment with the rank of major, and the rose, as a matter of course, at the age, I believe, if not mute twenty-one, to the rink of heutenant-cr' mel in the second battalion of his own is thent colonel Wilson we and with general Maitland, colonel Vilson instimated to me, that

it would vicite his heutenant-colonelcy, and the only true I ever incutioned his name to the Duke of York was to mention that fact, and to leve it to his royal highness to do as he thought fit, his royal highness put him in the first but dion, and I have the harpiness to think, that he has been a constant credit to his country, and has commanded as well, from the moment he was appointed heutenant-colonel, is any one in the service, and I desire general officers in the service to s, eak to that. It general Moore were three he could do it I now be have to read this letter, which I should have considered a mere trifle, if it were not for this grestion and put it into inv pocket, and probably into the fire it is written in red

[Mr Adim read in anonymous letter]

" To W Adam, I'sq " Su, - 1 mr (u i wis once respectable "-tl it is now over you bifting of sides in "the house, and your interfere ic in the Dake "of Yak's lecher i, would have dubbed my other mon with the co thet of Pump By your " perpetual sul enviency to the royal interests, "one of your sens has obtained a heutenant-"color I v, and the other a ship-(" I wish I " " was juc-tioned is to thit appointment-') "Biavo--- on-- see it vou ein persuide any "min that you me not acting for profit, when " your tamily is thus provided for What! the " Dake's conduct is not to be critisased-no, " nor his profigics to his w-, because to "the second in the kingdom, and a prince for-"south Decide is you will, the public cun "form their jud ment, nor will a he wy bur-" thence people be persuided, by the vote of " I be it suden, that black is white "honest clange your principles with the coflour of your han, let this rubriel prove to " you typical of my feeling, blushing as I am " at your misconduct and as for the house, it " may discuss the subject, but on its decision " depends its own damnation or silvation"

Having given the inswer which I have to the honourable contlement, I on in the judgment of the house, whether I have not a right to say, that I have gratuatously served the Duke of York

Upon the question being asked, Mi. Adam said the letter was without a signature.

Mi Lilison observed, that it was unworthy the character of an individual to pay attention to anonymous letters, and condemned Mr Adam for having brought this before the House.

Mr. Adam replied, that he felt it meumbent on him to do so from its singular coincidence with the question that had been put to him. It was written to deter him from doing his duty, and to libel the house of commons, both of which were

beyond the power of any such attempts He had to protect his own and his family's honour, which he would do in the minner that seemed best to himself, without mind-

ing any one's opinion

Mr I'lluson said, there was no occasion for rough linguage, particularly as he had gone along with the hon gent in all his fee ings is a man and a father He had only expressed his disapprobation of having such letters brought into the inmutes of the House

Mr Iuller detended the reading of the letter in warm terms and until lead cir s of Order! order! He said the house did not do then duty, and on ht to be whip ped, fth v dil not offer view u tof 20% or 1,000/ for its author (Order! Order!)

Why im I out of order White un I out of order? It you me such poor crea the - illere the hon cost's voice was de wheel amid the general clamour and he sit down excluming, 'Well' well

well 1)

Μı Interior depreciated all personal aspersions upon members of that house, and conceived that it is threat ning letter from a monymous person was criminal, a threatening manner to that louse was

not less culpable

Mr Adam sud, that he had notice t proposing to insert the let r in the M nutes of the Committee, and sense from Dr. cross the table whi pered the propri He however e ntended! et, of doing so and must maist, that the evidence which he had fest it his daty to give in answer to the interrogatory of the non-member s louid continue to consitute a part of the

Troccedings

Mr Sheridan conceved, that through some circuithe question put to his honfre ad (Mr. Adam) was talend wa incor reetly by the note taler. The question, is taken by the note tak a was simply, who ther Mr Alumbad a sen a neuta col m, the irmy Whereis the actual question was that Mr. Adam having stated that he icted for the Commander in Chief , 1 it ii tously, he (Mr Wildl) wished to know whether his learned friend had not a son in the army. Meaning by the import and ! spirit of his interrogatory to convey, that the services of his kained friend we cire. Hered, state on theyforing right that capt munerated by the promotion of his son The interrogatory was with Mr Wudle's admission, corrected according to the wish expressed by Mr Sheridan.

Case of Captam Maling

Mr Wardle considered it his duty, before he submitted his Charge against the Commander in Chief in the promotion of cipt Miling, to positively state, that he believed that gentleman as proper an officci as my of his rank in the service. Lverv inquity he had made went to prove that his conduct was strictly honourable would ppeur from the Gazette, that capt. Willing was appointed to his ensigney in Nov 1800, that he was promoted to his heutenancy in the same month of the year 1506, and opt uned a company on the 5th of Sept 1505 His majesty a regulations had preser bed, that every officer should continue for a limited time in his subaltern situ iticn But his complaint in this case was, that capt. Maling was promoted over the heads of officers many years his seniors in the rimy and who were many of them licuterants long before he received has appointment to in ensigney This was a most cruel system, and, in the present instance, he conceived it puticularly agravated, masmuch is the promotion of capt Valing was throughout grat utous, to the injury of old subilterns who had applied to jurch se companies at the regulation price some with the claims of honourable character and long service, others not only with character and length of time but il o iccommended by wounds received in the cause of their sovereign It was und mable that such and country a system was vitally injureus to the best interests of the country, and of course, to prevent its recurrence, was of material importance If any improper conception ct the nature of this charge had gone abroad ne felt extreme regret, but it was his duty to take advintage of subsequitaopportunities in order to explain himself His chu cwis thit capt Maling had, in the short space of two years and three ionths received his three commissions, and was appointed to a company over the heads of many subalterns who had made application to the Communder in Chieftor le ive to juichise, and who were old ensigns and licuten into long before that gentleman left Mr Greenwood's office He did, he be-Maling continued to fulfil his duty to Mr. Greenword, some months after his appointment to an signey

Mi Stures i int was anxious to ascertain the distinct that a on which the hon member wished then to noceed The gravamen of the case, when originally introduced by the hon gent, was, according to his impression, that capt Mal ing was unduly promoted without the claim of one hour's service. The complexion which it that might assumed was, that his prometion was granted over the heads of many senior and mentorious of If such had been the ground on which the original statement was introduced, he believed the house would pause before it admitted of a question, whose discussion embraced the comparative ment of many officers in the service of such an option was not entrusted to the Commander in Chief, he was at a less to understand what was the discretion of such a situation But at all events, there was no very high and distinguished favour confer ed by a promotion in the African requirent, a corps principally composed of convicts and descriters

Mr Wortley thought it the duty of my member in binging such serious charges previous y to iscert in the facts on which he intended to proceed He had to com plain that this was not the only instance yo which the from member had shewn himself deficient in the necessity information The instance in the case of collicions was more aggreeated, that officer the hon member had nover seen and though his evidence was most material, he was now out of the icich ei hei of him or of that It was crue ty to at ack persons so distinguished in rack and office, on points where it was any sable to bring the proofs forward which were necessary to substantiate the accusation

Mr (10k) had attended use trees ately to the hon gent's original statement which was that capt. Maling had not been one hour in the eavier and that he was still to be found at Mi. Creenwood desk. It the hon gent had stated his charge on a former melit, as he had just done, he should have feet it his duty to move, that the house should reject the consideration of it, is a matter making the judgment and discussed of the Communical in Chief ought freely to be excipsed.

Colonel Wood declared, that he could not see how the house could en er upon any inquity at a lainto the business, as now stated by the hon gent for he per feetly agreed with the hin gent who had immediately preceded him. If the nature of the non-gent's infraccusation, but he now found that the charge preterred

by the hon gent amounted simply to this, that at the time when capt. Making was promoted, there were subalterns in the umy of a longer standing than himself. Now, he conceived, that it was an unquestionable picromative of his majesty to a point such persons to be officers in his aimy as he picrised, and that the house of commons had no power over that pierogative. If the regulation of a certain term of service were adhered to, the house had no right to interier and could not interier without intrenching on the pierogative of the crown

The Chancellor of the Inchequer willed the Inquiry to be proceeded with. The committee would recollect if it they had a chinge from the house to investint the conduct of his hother Comminder in Chief. The public impression in instead to Miling and a mistine Commander in Chief, wis a gress inject of the country both, and an injustice to the country. The change ought to be negatived in existence, and the committee must not be satisfied with the bare on rediction of it by the homogeneous himself.

Vir Wardle wished to requiesce in the general wishes of the committee, cither to w thdraw or to proceed with the churge It was possible that in the wunth of dicussion he might have stated in this charge something stronger than the case admitted But on referring to his own notes he had no idea to make any other impression than that which he himself felt on the rapid promotion of capt. Miding ever deserving officers, his semors in the army Hewis certain that he did never issert that that in ci was promoted without having ever served, because he well recollected that he alluded to his having I cen a pay-ma tea m Irel md

Mi D Brown observed that the difference was material. The hon-gent had a don't recent evening that capt. Mil mir was still to be found at Mi Greenwood's desk. I've he in an to deny this, or, not denying it did he mean to relinque helmo part of his emissible.

Mr Wardle and, that what he intended to state was, that after the appointment of Mr Mating to an ensigney, he believed he was to be found at Mr Greenwood's desk

Mr Flison thought the hon gent, was bound to establish all the statements which he had made in the opening of the business.

Mr Lascelles observed, that in such a

grave proceeding as the present, it was peculiarly incumbent on the accuser to consider well before he preferred his accusation. If the doctrine held forth by the hon, gent., that on a subject like the present, he had a right on one day to correct the misconceptions of another, were accepted, not a single individual in the house or the country would be safe. Every man's reputation might be wantonly injured in the public esteem, and an impression might be made on his character, which could never afterwards be effaced.

COLONEL GORDON was called in, and exammed, as follows:

(By Mr. Wardle.)

What were the merits and services that obtained capt. Maling his rapid promotion, and the gift of his three commissions? I will state them to the house. The first recommendation for the ensign's commission of Mr. Maling I have now in my hand. [Colonel Gordon read the following letter:]

" London, 20th Nov. 1305.
C. L. agreed to.

"Sir: As I am very anxious to have the "regiment under my command common plete, I took the liberty of submitting "to his royal highliess the names of enous of enous but have 1800. "signs Budd and Warren, (the scotor of

"signs Budd and Warren, (the scolor of their rank and of the year 1804) for two of the vacant lieutenancies, which h. r. "h. was grac ously pleased to accede to; "I should humbly beg leave to recommend in their succession."

"Muchly and John Maling, gent".
"They are both very prom sing young men, and of the full age prescaled by his oragesty's regulations.

"I have the honour to be, &c.
"J. Doyle, Lt. General,
"Colonel 87."

" Lt. Colonel Gordon,
" &c. &c. &c.
" Horse Guards."

On the formation of the garrison battalions in Nov. 1806, when the men for bunned service were taken out of the body of the army, and placed into separate battalions, it became necessary, of course, to officer those buttalions. Ensign Maling, then with the 87th regiment, was, with four other ensigns, selected for the fourth garrison battahon, then in Guernseyin the same place in which he was serving. Ensign Maling was the senior of three of those ensigns, and he was of that standing in the army which entitled him, not only to prometion is that corps, but into almost any other corps in his majesty's service. That will account for his promotion to a heutenancy. Lieut. Maling joined the garrison battalion to which he was appointed, and remained with it a considerable

period. In August 1807, this letter was written to me.

[Colonel Gordon read the following letter:]

"August 17th 1807.
"Cox & Greenwood."

"Sir: I have to beg you would be pleased to lay before h. r. h. the Commander in Cheef, my request, that capt. Charles Doyle, of the first garrison battalion, may be transferred to the 87th regiment, in which corps there is a vacant company, vac Edwards cashierea.—I take the inherty to enclose a request on the part of h. ut. Maling of the fourth garrison battahoa

I have the h., Sir, &c.
"C. W. DOYLE,
"L' Cobmet 57th,
"Commanding 2d Batt."

" To L' Col. Gordon,

" &c. &c. &c."

" Licut. Making of the fourth garrison bat" takion humbly requests to be removed
" back note the 87 h, there being vacan" cres in that corps, and the ensigns who
" were senior to him, are all promoted."
" August 17 h, 1807."

Colonel Gordon—Consequently he could not be an aid-de-camp. The statement of the thing was considered as sufficient; the regiment being ordered for embarkation, the Commander in Chief would not permit it, nor could the officer, consistently with his own bonour, accept it. The next that we heard

heut. Manig, now capt. Maling, was on the augmentation of the royal African corps from four companies to six companies. In the month of last September it became necessary for the Commander in Chief to recommend to his majesty two officers to fill those vacant companies. Lieut. Mahing having been recommended to the notice of the Commander in Chief, from the paper now before the house, he was selected for one of those vacant companies: but before he was so selected, I spoke to his brother, and asked him if he could answer, that it his brother, heut. Maling, was appointed to a compa . by in the African corps, that he would join that cours, and go with them instantly to Goree; the brother assured me that he would answer for his doing so; in consequence of which I submitted his name to the Commander in Chief for one of those vacant companies, to which he was accordingly appointed. After he was appointed, I sent for capt. Maling, and repeated to him, as nearly as I can recollect, the very words I repeated to his brother. He expressed himself much honoured in the appointment, much flattered with my notice: and that he was in readings to set off instantly to the array depot, to which place I believe he did set off. Many of the African corps were at that time on Spard a prison-ship. When this prison-ship became too crowded to hold all the men that it was necessary to put into it, a detachment was sent to Castle Cornet, in the

island of Guernsey, the only place of security to which men of that description could be sent; capt. Maling went with it: and the next that I heard of capt. Maling was this letter, two months and a half after he had been appointed:

"Keepen Security (Copy.)

"Sir: "Sir:

[Col. Gordon delivered in the following letter:]

"Guernsey, 25 July 1808."

"Sir: The Secretary at War having notified
"to me, that I am to be allowed one
"aid-de-camp from the 25th April, I beg
"you may submit to h. r. h. the Com"mander in Chief my request to be per"mitted to recommend heat Maling, of
"the 87th regt for that satistion.
"I have the honour to be, &c.

"John Frastr,
"The Adjutant General "M. G."

" of the Forces, " &c. &c."

(Copy.)

"Sir: I have the honour to acknowledge
"the receipt of your letter of the 25th
"inst, and to acquaint you, that the 24
"battalion of 87th regiment, to which
"lieft, Maling belones, has been ordered
"to be held in readiness for immediate
"embarkation for foreign service.

"I have, &c. (Signed)
"HARRY CALVERF,
"M. Gen. J. Fraser, &c. &c. "A. G."
"Guernsey."

"Sir: I beg leave to request permission of h.
"r. h. the Commander in Chier, to em"ploy as my aid-de-camp, capt. John
"Maling, of the royal African corps,
"who is at present stationed in this
"island with part of that corps.

"I have, &c.
"John Frastr,
"M. G."
"of the forces."

Indorsed:

"There was a very large proportion of these
men at the depôt, on board the prison-ships,
and in other places of confinement; and of
these, it was reported that some were men of
eless bad conduct than others, and might be usefully employed as soldiers, but that it was
hard to keep them as prisoners for such
a length of time as might elapse before they
could possibly embart, for Goree. The only
place for them is Castle Cornet, in Guernsey, where their predecessors were, and
where these men may be trained and formed
prior to embarkation for Africa.

"Capt. Maling is a good young yan, and "I should imagine, so long as the corrs re"MATES IN GUERNSEY, these could not be any objection.—Nagan Calsholm left town

" yesterday, for Greensey."

"Sir: I have had the honour to lay be-"fore the Commander in Chief, your

"letter of the 20th instant; and am di-"rected to acquaint you that h. r. h. ap-"proves of capt. John Maling, of the "royal African corps, being employed as "your aid de-camp, upon the staff of "Guernsey, so long as a detachment of

"that corps remains in Guernsey.
"I have, &c.

"Mr - Gen! Fraser, &c. &c. "H. CALVIRT, "A. G."
"Guernsey."

Q. I ask the witness, whether subalterns of much stronger claims to promotion than those of Maling, and of many years longer service, are not at this time in the

army ?—Here

The Chancellor of the Exchaquer interfered, and submitted, that in his judgment this question was quite irregular. If the object before the committee was that of going to constitute some legislative regulations in the army, such an interrogatory would be right enough; but when gentlemen would advert to the nature of the case before them he thought they never could entertain such a question. point of the charge against the Commander-in-Chief was, that in this transaction there was corruption; without anticipating how they would decide, he might fairly assume that no such thing was made out; and as on all hands it would be granted that the Commander-in-Chief had a discretionary power in such cases, which this question went to controul, he thought it ought not to be put.

Sir F. Burdett was of opinion that the question might be modified or withdrawn altogether, and this last he understood the

hon, colonel had no objection to.

A conversation then ensued between Mr. Croker, lord Folkestone, Mr. Whitbread, the Chancellor of the Exchequer, Mr. Tierney, sir Arthur Wellesley, the Secretary at War, Mr. Canning, and col. Barry, as to modifying or withdrawing it, when, on the suggestion of Mr. Canning, the words "strong claims to promotions," were omitted; and after some further observations from Mr. Barham, Mr. D. Brown, Mr. Lyttleton, and Mr. Adam,

Mr. Wardle said he was ready to withdraw the question, or to put it in any skape which the committee would suggest. It was his intention to move for a list of all officers, who, from the year 1205 to 1808, had made applications of a like nature, together with a list of the respective certificates of each as to their merits and their services.—The question was then put in its modified shape,

(By Mr. Wardle.)

Is it within your knowledge that there are several subalterns now in the army who have served longer than capt. Maling? Unquestionably, there are a very considerable number. May I explain to the house; it is the invariable practice of the army, at least it has been the invariable practice of the present Commander in Chief, without one single exception, that no junior officer can be promoted over the head of his senior, I mean in the regiment into which he is so promoted; but it never has been the practice of the army, that the promotion goes in a regular routine of seniority through the whole army, I never heard of such a practice. I beg further to explain: I conceive it my particular duty to take care, and report to the Commander in Chief, that any officer whose name is submitted to h. r. h. is a fit and proper person, duly qualified in all respects as to character, as to points of service, and as to his majesty's regulations, for the service into which he is so recommended; that capt. Maling is so, I did certainly conceive; and I do now feel, that he is not only an honour to the corps in which he is placed, but I do firmly believe that he is as promising an other as any in the army, and as likely to do honour to his country.

Do you mean that no officer is promoted over the head of another who is his senior; do you mean, that no officer is taken out of one regiment and put into another, over the head of an officer of older rank than himself, who was ready to purchase in that regiment? I mean distinctly this: if there should be a vacant company, for instance in the 5th regiment of foot, that any lieutenant that the Commander in Chief recommends for that purpose, must be senior to all the lieutenants of the 5th.

Then a major of one regiment could not be put as heut.-col. into another, over the head of a major in that regiment of senior date and rank to himself? Most undoubtedly not.

Was not col. Pigot, of a dragoon regiment,

Was not col. Pigot, of a dragoon regiment, promoted over the head of a sentor major who then was in that regiment? I beg to explain, that when I say this never takes place, it is made a special instruction from the Commander in Chief to every general officer commanding that he invariably pursues the practice I have pointed out, except in such cases where he can give strong and sufficient reasons to the contrary. With respect to col. Pigot, I cannot venture to take upon myself to speak so decidedly from memory; but I believe the honimember means col. Pigot of the 21st dragoons, now at the Cape; what the special circumstances of his appointment were, I do not now recollect; but whatever they were, they were out the special recommendation of the lieut.

gen., and colonel of the regiment, licut. gen. Tarleton, that I do recollect.

Do you recollect any unpleasant occurrence happening in consequence of that appointment? I cannot say that I do.

Can you from your own knowledge say, whether, at the time of lieut Maling being promoted to a company, any recommendations for purchase from the commanding officers of regiments, of subalterns of senior date to lieut. Maling, were before the Commander in Chief? Certanily, a great many, but this vacancy was not by purchase.

Were there any recommendations of senior subalterns for promotion without purchase before the Commander in Chief? It is very likely that there were.

Can you speak positively to that fact? I think I can.

Do you think that they were to any great number? The army is so very extensive, I cannot have any besitation in saying that they must have been to a very great number.

Is it not a regulation, that no officer shall purchase a company, unless he has been two years a subaltern? It is a regulation of the army, his majesty's regulation, that no subaltern can be promoted to a company, either by purchase or without, under a service of two years.

Do you command the royal African corps?

(By Mr. Wortley.)

State what has been the length and nature of your services in the army? I have served his implesty very nearly for 26 years; for the last 24 of which I have been employed in every part of the world (the East Indies excepted) where his majesty's troops have been stationed, and with very little intermission. I have been four times to the West Indies, and have been there nearly six years; I have been twice to America; I have been all over the Mediterrmean; I have commanded a regiment in America; I have commanded a regiment in the West Indies. It has been my fortune, very undeservedly perhaps, to have a sword voted for my services; to have been repeatedly thanked by general officers under whom I have been placed. It is perhaps a singular part of my service, that I have not only served in every situation in the army, from an ensign up to my present rank, that a gentleman could serve in, but I have also served in every situation of the Staff of the army, without one single exception, Of this service, 12 years I was a subaltern, nine of that, in constant regimental duty, five years I think, as major; two or three years as lieut .- col. with my regument, the greatest part of that time abroad.

were not the regulations for the promotion of the army, which you have mentioned, set on foot originally to the Duke of York? They certainly were, when they certainly were, when the promotion of the army, which you have mentioned, set on foot originally to the Duke of York? They certainly were, when they certainly were, when they certainly were, when they certainly were, when they commander in Chief of the army. Prior to his being appointed Commander in Chief of,

the army, an officer who had money might purchase up to the rank of heut.-col. in three weeks or a month, as fast as his separate at pointments could be passed through each separate Gazette.

(By the Attorney General.)

Does the rule that you have stated, of no promoting an other into another regimen where there are others senior to him of the same rank that he filled in the regiment from which he comes, apply to appointments with or without purchase? It applies to both: that is, no junior officer can be permitted to purchase over the head of a senior officer, provide that senior officer is also willing to purchase, I always mean; or unless there are special reasons to the contrary; something relating to the misconduct of the person.

Can you take upon yourself to say, that there has been no instance of an officer being promoted into another regiment, where if it is not a case of purchase, there is an unexceptionable senior officer in the same rank; and where it is a case of purchase, where there is an unexceptionable officer, able and willing to purchase? I have already said, that no junior officer can be promoted over the head of a senior officer in the same regiment, and that the same rule applies to purchase; that is that no junior other can purchase over the head of a semor officer into a regiment where a senior officer is willing to purchase; that I ne ver knew that rule deviated from, except in some particular case or cases, upon which a special explanation could be given.

Upon reference to any paper since you were last examined here, have you any means of accounting for the Exchange of heut, col. Knight and fient, col. Brooke not being in the Gazeite till the Tuesday? I stated to the house, I believe, in my evidence the last time I had the honour to give it in this House, that I received the Duke's pleasure, his final pleasure, upon the subject of this Exchange, on the 23d of July, which date was upon the original paper snow on the table of the house. Since that time I have obtained possession of the original paper which was submitted to his Majesty; I now hold that paper in thy hand. The exchange was final with the Commander in Chief on the 23d of July, the Tuesday; on Wednesday the 21th it was made out to be sent to the King, but not in time to go by the mail of that day. I beg to mform the House, that the mail passes through the archway of the Horse-Guards exactly at three o'c'ock; the King, being at Weymouth on Thursday the 25th, I sent this paper to his Majesty by the mail. is his majesty's signature to it.... "Wevmouth, July the 20th 1805; Commissious agreeably to the above List, to he prepared for my signature." . . . This paper was returned to me on the following day, on Saturday, but too late for the Casette; it was therefore gazetted on the next Gazette day. I believe I stared to the house, that when I talk of the

next Gazette, I mean the next Gazette in which military promotions are announced; and it will be found that no military promotions were announced in the Gazette on Saturday. I have said that the Commander in Chief had decided upon this exchange on the 23d of July; on reference to my correspondence for the month of July, I find these papers: this is an application to the Commander in Chief (through ine) from an hon, member of this house, on behalf of his brother, to exchange into the cavalry, with lieut. col. Knight:

[Col. Gordon read and delivered in a letter from Mr. Huskisson, dated Treasury Cham-

bers, 22d of July 1805.]

Col. Gordon. My answer is on the 23d of

July, the day I mentioned before.

[Col. Gordon read and delivered in the answer, dated the 23d of July 1805.]

(Copy.) "Treasury Chambers 22d July, 1805." "My dear Sir; The condesconsion I expe-"rienced lately from h. r. h. in allowing my " brother to purchase a Majority in the 8th "foot, is not unknown to you, to whose " friendly assistance I was much indebted on "the occasion. You will probably recollect "that at the time I mentioned to you the pro-" bability that my brother would feel anxious " for an opportunity of getting back into the " Cavalry, both on account of his never having "served in the Infantry, and from the circumstance of his health having suffered so much whilst serving with the 25th light dragoons in the East Indies, that he is strongly advised against returning, at least for some years, to a hot climate. Under these circumstances, I cannot help requesting, if it should not appear "too much presumption on my part, that you would submit to h. r. h. my humble request, that he would afford my be ther an opportu-" nity of exchanging into the Cavalry. Feeling the great obligation I am already under to h. r. h., I should not venture again to trespass so soon on his indulgence, if I had not un-" deistood that one of the Majors of the 5th " dragoon guards had signified a wish to ex-"change into the Infantry, and that it might " be a long time before any other opportunity " might occur of bringing my brother back into " that service, to which, for the reasons I have " now troubled you with, he is so auxious to be resto.ed. I remain, &c. (Signed) " W. Huskisson."

" Lt. col. Gordon."

Copy) " Horse-Guards, 23rd July 1805." " My dear Sir,

"I have not failed to lay your request, in " behalf of your brother, before the Duke of "York; and am commanded to acquaint you that h. r. h. will be glad of any favourable opportunity, by which he can be cuabled to accede to it. The exchange with brevet accede to it. lieut. col. Knight, 5th Dragoon Guards, has already been determined upon in favour of

"brevet, lieut.-col. Brooke, whose services h. r.
h. was of opinion could not but be favourably considered; but if your brother can find
any major in the cavalry who is disposed to
exchange to the infantry of the line, the Comnecoder in Chief will have much pleasure in
recommending the same to his Majesty.

"Yours very faithfully,
"W. Huskisson, Esq. (Signed)
&c. &c. &c." "J. W. Gordon."

State what are the regulations that have been established by the Duke of York with regard to the peared of service in each rank.— The regulations were briefly these; an officer must serve us a subaltern two years before he can be a captum, and he must have served six years before he can be a field officer. I never knew any finitiance of those roles having been broken through, always, as in unerchants accounts, saying errors excepted.

(By Colonel Wood.)

How many hours in every day does the Commander in Chief d vote to the duties of his since? The Commander in Chief commands tay attendance upon hea every morning a little after ten; and he very rarchy gives up basiness until past seven in the evening, there or thereabouts, very ofice past eight.

Is not h. r. h. particularly panetual in taking care that the business of his office is conducted in such a manner, that reference may always be had to the cause of any premotion?

Most undoubtedly he is.

Has not h. r. h. taken, in the instances where commissions are permatted to be sold, particuhar precautions to confine those commissions to the regulated price only? He certainly has, believe it will be necessary for me to trouble the House still further upon this: in the year 1904, when a great augmentation was added to the army of fifty battalions, I did understand that very great abuses were practised with respect to the purchase and sale of commissions; that people endeavoured to obtain commissions undaly, that they endeavoured to impose upon the officers of the army in taking money under the pretence of obtaining commissions, and that this went to a very great extent. I did represent this in the strongest manner to the Commander in Chief, who felt it very sensibly, and expressed the strongest indignation at it, and commanded me to frame an instrument, a copy of which I now hold in my hand, and which was circulated to all the corps of the With the permission of the house I anny. will read it.

[Colonel Gordon read the following letter:].

(Copy.)

"Circular to Army Agents."
Horse-Guards, Sept. 28, 1804."
Gentlemen,

"His r. h. the Commander in Chief having the strongest reason to believe (from the adwertsements that have frequently appeared Vol. XII.

" in the public papers) that an extensive corres-" pondence is carried on with the officers of the " army by persons styling themselves army " brokers, to induce them to enter into pecu-" niary engagements for the purpose of obtain-" ing commissions, contrary to the established regulations; and a being the earnest desire " of the Commander in Cluef to check as much " as possible a practice so extremely prejudi-" cial to the service; I am commanded to call your attention to this important point, and to " impress upon you the necessity of the at-" most vigilance, in preventing, as far as may " be in your power, any communication what-Sever with those persons and the officers in " your Agency: And should it at any time "appear that any such commissions shall have "been negociated through your offices, the " Commander in Chief will consider it his duty " to recommend to the colonels of the respect " tive regiments to notice such irregularity, by " withdrawing their regiments from that Agency, and placing them in other hands.-I have it further in command, to desire that " you may be pleased to convey to the officers " commanding regiments in your Agency, the " most marked disapprobation of h. r. h. of "this improper and scret trailic; and to assure them, that if subsequent to the date of this letter any commission shall be discovered to be so obtained, such commission will be " immediately cancelled, and the officer be re-" ported to the King, as having acted in direct " disobedience to the orders of the Commander " in Chief.

(Signed) "J. W. Gordon,"

(Copy.) "Circular."

"Sir; I have the commands of h. r. h. the "Commander in Chef, to transmit for your in"formation and goldmon a paper, containing directions to be from beneeforth exactly ob"served in the purchase and sale of all com"missions, according to his Majesty's regulations, and which you will please to cause to
"be emorced in the regiment under your com"mand.—Returns of the olicers prepared to
purchase, are to be made out according to
the accompanying form, and to be transmit"ted in the first instance, as soon as possible
"after the receipt of this letter."

"I have, &c.
"Officer commanding (Signed)
"Regiment of "J. W. Gordon."

(Copy.) "Horse-Guards, 19 Oct. 1804."

"I. His Majesty's Regulations, in regard to the sums to be given and received for commissions in the army, having in various instances been disregarded, to the great prejudice of his Majesty's service, h. r. h. the Commender in Chief is pleased to direct, that when an officer is desirous of retiring from the service, and of having leave to self his commission, if his regiment is in G. Britani, he is to send his resignation in the usual manner, through the commanding officer of his 2 A

" regiment, to his colonel, who, in transmitting " the same to the Commander in Chief, may " at the same time, if there are purchasers in "the corps, recommend in succession the se-" mor of their respective ranks for purchase, " both the colonel and commanding officer " certifying that they are satisfied that no more " than the sum stipulated by his Majesty's re-" gulations is given or received.

4. 2. Should there be no purchaser in the a regiment, the resignation of the officer desi-" rous to retire is alone to be transmitted in "the manner and form above-mentioned; "when, should the application be deemed " proper to be granted, h. r. h. will recommend * to his Majesty such officer for the purchase " as to h. r. h. may appear most eligible.

" 3. Others belonging to regiments station-" ed in Ireland, must make their applications " in a similar course to the communier of the " forces there; and on foreign stations through " the commanding officer to the general officer " under whose command they serve; their up-" plications being uniformly sanctioned by their " respective commanding officers, who are to "certify, in the same manner as colonels of " regiments at home, that they are satisfied in " regard to the sums given or to be received "being in strict conformity to his majesty's " regulations.

" 4. Colonels, when absent from G. Britain "and Ireland, may empower the other in " actual command of their regiments, or their " regimental agents, to recommend purch sers " for vacant commissions, in which case the " necess my certificates, in regard to the sum to " be paid in regimental successions, must be " signed by them in the colonel's absence, as " well as the recommendation for the purchase; " and the person so recommending to cornet-" cies or ensigncies, vacant by purchase, will " be held responsible for the eligibility of the " person recommended.

" 5. The Communder in Chief is further " pleased to direct, that when an officer is " desirous of retning to hilt-pay, receiving the " difference, the same rules are to be observed 1 in regard to transmitting his application; but " no recommendation in succession is to ac-" company the request to retire, as h. r. h. will " himself nominate the officer to be proposed " to his imajesty for the exchange,

" 6. To enable the Commander in Chief to " recommend officers for purchase, it is neces-" sary that regular returns of all others pre-" pared to purchase promotion should be trans-" mitted from each regiment and corps in the " service to the Commander in Chief's office, " Horse-Guards, London, on the 25th March, " 25th June, 25th Sept., and 25th Dec. in each " year, under cover, to h. r. h.'s military secre-" tary; and these returns must particularly " state where the money of each individual de-" sirons of purchasing is lodged, or to be ob-" tained; and similar veturns must be for-" warded to the regimental agents, for the in-

" formation of their respective colonels.

"7. Officers, on leave of absence from corps on foreign service, may transmit their appli-' cations to purchase or sell through the colo-' nels of their regiments; and in the event of 'a change in an officer's circumstances between the quarterly returns, he may make a direct communication to head-quarters, in forder to prevent any purchase taking place in his own corps, by which he may be passed " over by a junior officer.

" 3. This rule is applicable also to officers " on the recruiting service, or an other mili-" tary duties, whose corps may be on a foreign

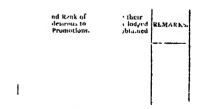
" station.

"9. Others on half-pay, desirous of ex-"changing to full-pay, giving the regulated "difference, must address themselve to head-" quarters, stating where their money is lodged, "or to be obtained, to enable the Commander "in Chief to recommend them as vacancies

" 10. After these orders have been circu-" lated, no attention will be paid to represent-" ations of officers who have neglected to re-"turn themselves prepared to purchase; as, "whatever hardships they may suffer in that "case must be entirely owing to their own " neglect,

" 11. In causing these orders to be circu-" lated to the army, the Commander in Chiek " thinks proper to declare, that any officer who " shall be found to have given, directly or in-"ducetly, any thing beyond the regulated " price, in disobedience to his majesty's orders, " or to have attempted to evade the regulation " in any manner whatever, will be reported by " the Commander in Chief to his majesty, in " order that he may be removed from the ser-"vice, and it is also to be understood, that "the prescribed forms of application for the " sale and purchase of commissions, and the " usual certificates annexed thereto, are in all "instances to be complied with. By com-" mand of h. r. h. the Commander in Chief, "J. W. Gordon, (Signed)

FORM OF RETURN.



" M htary Secretary ?

N. B. The Returns to be transmitted to head-quarters, are directed to be on a sheet of this sized paper.

Colonel Gordon. In consequence of this letter, it was necessary to usue certain regulations, which, perhaps, it will be unnecessary to trouble the house with, but which I will deliver in with my letter. I beg leave to add, that that strong letter was found totally insufficient for the purposes; that it did come to my knowledge, and that I had proof, that those abuses did still exist; that I put that proof into the hands of the most emment counsel at the time, and they assured me, that I could have no rediess against the parties, there was no law to the contrary, and that it did not amount to a misdemeanour. Having mentioned it to the Commander in Chief, I had frequent communication with the then Secretary at War, now a right hon, member of this house, and whom I see in his place, and after frequent conferences with this right hon, gent., he did bring into this house, and submit to its consideration, a clause, which is now part of the Mutiny Act, inflicting a penalty upon all persons, not duly authorized, who shall negociate for the purchase or sale of any commission whatever.

(By Lord Folkestone.)

You are in the habit of almost daily intercourse with the Commander in Chief? When the Commander in Chief is in town; I do not recollect that I ever passed a day without communicating with him.

At the time that this exchange was effected between col. Brooke and col. Knight, the king was at Weymouth? I have shewn it to be so.

Did that poper, containing commissions to be submitted to his majesty, go down to Wey-mouth by the mail coach? I believe so, I had no other mode of sending it.

Do you recollect the D. of Y.'s going down to Weymouth about that time? Perfectly.

Do you know on what day he went down to Weymouth? I do exactly

On what day? It was the 31st of July.

You have stated, that according to the new regulations introduced since the D. of Y. has been Commander in Chief, a certain number of years must clapse before an officer can be pronted to a certain rank in the army; any service required by those regulations besides length f time? It is generally undersides length f time? stood that an officer must serve six years.

Has it ever come within your knowledge that any officer has been promoted without any service whatever? No, it has not,

Has it ever come within your knowledge that a boy at school has had a commission of ensign? Yes, it certainly has, I think in some three, four, or perhaps some half dozen instances; not exceeding that; but those commissions have been surreptitiously obtained; and when it was known that the boy was at school, the commission has been cancelled, and that reason given in the Gazette.

Have they been cancelled in every instance? In every instance that has come to the Come mander in Chief's knowledge; and the Commander in Chief will be obliged to any gentleman that would point out an instance.

Could you name those instances? Not immediately from my recollection, but I n obtain them from reference; but one I can name. I recollect the Burrack Muster of Hythe, I is the person referred to. What his services

think; the name I do not immediately recollect; but the person I do perfectly, recommending on the score of his own service and great distress, that his son should be recommended for a commission; I recollect also having some suspicion at the time, that this son was not of a proper age; and I do further recollect desiring the officer commanding there, then in command, to examine the young man; and the report of that officer was, that he thought him, though young, eligible for a commi-sion; uo in such report the young man was appointed, but when he joined his regiment, the Officer commanding that regiment was of a deferent opinion, and reported him as too young, and I do perfectly recollect that that commission was cancelled.

Is that the only instance which occurs to your recollection? That is the only instance that occurs; the name of the boy was Kelly.

You have in that box by you, papers ready to answer questions which have been put to you; had you before you came here any idea of the questions that would be put to you? Upon my word I had not; the papers that are now in this box are relative to the exchange of lieut,-cols, Brooke and Knight, part of which I have shown to the House. All the others relate to the appointment of capt. Maling; to the appointment of all the officers of the A:nean corps, and to every thing in any manner connected with the African corps.

You had no information of the other questions that would be asked you to-night? Must undoubtedly not.

(By sir Arthur Wellesley.)

You have stated, that you recommended licut. Maling to be made a captain in the African corps; did you recommend him in your capacity of lient, col. commandant of the African corps? I most undoubtedly did; because I know it is an extremely difficult thing to get others to join such a corps as that in such & place; and I thought it my duty to take particular care, that whatever officer was appointed to the African corps, should clearly understand, that nothing was to prevent him from joining it.

Whom did you recommend to the other company which was added to the African corps at that time? The other officer that was recommended for the company of the African corps was a heat, Edward Hare; his Memorial I now if the House would chuse to hold in my have it read. It was forwarded by John Lawson, heut,-col. of the Cutterick Volunteer regiment, and certified by the Duke of Richmond, and by heut, col. Grey, the Inspecting Field Officer of the district.

(By Mr. Wardle.)

What seere the services of capt. Maing's brother, who is, I believe, a captain in the army, who is in the War-Office? There is a capt. Maling, an assistant of mine, in the office of the Commander in Chief; I take for granted that are as a lieut. I really do not know; I found him as a heut, in the office of the Commander in Chief; and in consideration of his extraordinary good character, and more than common abilities, the promotions of the army going through his hands under unit; I did recommend him to h. r. h. the Commander in Chief, to be placed upon the half-pay as a Captain, upon which half-pay he most assuredly will be placed as soon as an opportunity offers; but the Commander in Chief has it not in his power.

Do you know whether or not that capt. Maling ever joined and d d duty with any regiment? I do not know that he did; and I do

not think that he did.

Does not the Commander in Chief require testimonial, that each caudidate for the Army shall be at least 16 years of age? That is the general rule; but it sometimes happens that a boy of 15 may be more strong than a boy of 16 of 17; and all that the Commander in Chief requires is, that he shall be competent to do his duty.

Is it not a general order, that every officer shall join his regrescent within one month after his appointment, except in some special instance. It is very probable that it may be so,

but I really cannot speak to that.

(By Lord Volkestone.)

You are very positive as to the date of the D, of Y,'s going to Weymouth in the summer of 1805; do you know at what time of the day h. r. h. went? Upon my word I cannot speak with any degree of accuracy; but it is the custom of the D. of Y, to travel in the might, and he probably went in the night.

Do you apprehend that he did so in the night? I cannot give a more positive answer than I did

before.

[The Witness was directed to withdraw.]

The Chancellor of the Exchequer wished to know when the hon, gent, would be prepared to bring forward the next Charge, and which he would commence with.

Mr. Croker thought that as the committee had that night heard one of the Charges, and had completely made up their minds upon it, they should come to a decision upon that Charge.

The Chancellor of the Exchequer observed, that it was not within the province of the committee to decide upon the Charges. It was their duty to report the evidence to the house, under whose correction they acted.

Lord Castlereagh informed the hon, gent. opposite, that he had enquired whether capt. Huxley Sandon had arrived at Portsmouth, that he found he had, and that orders had been sent to him to come up to town.

The Chancellor of the Exchequer observed, that if that officer should not arrive in time for the next examination, the hon, member

might proceed with some Charge in which his testimony was not necessary. It would be desirable to proceed with the business on Monday, and he begged to know what Charge the hon, gent, meant to bring forward on that day?

Mr. Wardle seemed to think Monday too early a day, and said that it was impossible for him to state what particular Charge he should bring forward.

(Murnuns.)

Mr. Nh. ridan expressed his surprise, that his hon, friend was not disposed to proceed with this business on Monday, and also to declare the particular Charge which he meant first to adduce. It was impossible but that he himself should be ready, and if the witnesses should not be here at the time, it would be competent to him then to defer the proceeding.

Mr. Wardle observed that capt. Huxley Sandon was a material winness in every Charge, and that the probability of his being able to attend on Monday, did not

seem to be very great.

Mr. Sec. Canning asked which Charge the hon, gent, meant to bring forward first? He was not precluded from fixing on which he pleased; but the committee had a right to see that no delay took place. He would not believe that the hon, gent, would prefer Charges of this serious kind, relying on the absence of the witnesses.

Mr. Wardle said he had many reasons for wishing to fix Tuesday instead of Monday. He was not yet able to discover where a Mrs. Shaw lived. He had been told that she was in Bath, and his agent had inquired there, but found she had left it. He believed she would be a material witness. wished for no unnecessary delay, but he hoped that the usual indulgence of the house would grant him a few days to consider which Charge he should next go into. He would even engage to communicate to-morrow to the rt. hon, gent, in private the Charge he meant next to proceed on, and to give the list of witnesses whose attendance he should require.

Lord Folkestone saw no right any gentleman had to compel his hon, friend to proceed in the absence of any of his witnesses. He was asking no more than common infulgence, in desiring that he might have till Monday to fix an early day for proceeding. The business already standing in the order book, for Monday, was more than sufficient for that day.

Mr. Secretary Canning said, it might be found that there was enough standing in

the order-book for every day of the session; but that was no reason why this important discussion should be delayed. If any of the witnesses were absent, that was enough. But why the hon, member had not made up his mind which Charge he was next to proceed on, he could not possibly conceive.

Mr. W. Smith agreed that he could see no reason why the hon, member should not have made up his mind on that subject. But though he could not see it, the hon. gent, might have reasons for it in his own mind, which were perfectly satisfactory. One reason for not fixing the farther proceeding for Monday the hon, gent, had already stated, namely, the absence of Mrs. Shaw. These were Charges of a serious nature, no doubt, but they were also Charges in which the public were interested, and gentlemen would not consult the true character of the house or of the king if the person preferring such Charges was treated with unkindness and browbeating. He thought, on the contrary, that the accuser, as well as the accused, should be treated in the most impartial manner. He thought this justice was the more peculiarly due to the accuser, when a right hon, secretary (Mr. Canning) had thrown out a sort of threat to him, in saying, that infancy must attach somewhere. This threat, however, notwithstanding the high authority and official weight of the quarter from whence it proceeded, would not, as he believed, produce its object. No per: son on that side of the house where he sat could have any interest in supporting the hon, gent. They had not been consulted on the subject of the Charges, or on the mode of bringing them forward. As the hon. gent, however, relied on himself alone, he should be treated with kindness. It would be odd it gentlemen on the other side of the house, who expressed such anxiety to meet the Charges, should now, by pushing on the hon, member while his proof was incomplete, defeat the very object which they stated they had so much at heart.

Mr. Sec. Caming considered it a most unfounded insinuation to construe what he had said into a threat or a supposition that his official weight was to have any influence on the determination of the confinittee. He should however say, that he believed the hon, gent,'s aflectation of candour would have as little weight. The hon, gent, had disclaimed all knowledge or participation in this accusation, both for himself and all those who sat near

him on the same benches. He would give the hon, gent, credit as far as he spoke of himself only; but when he spoke of all those around him, he believed he spoke without authority.

Mr. W. Smith said, that as to the candour of the right hon secretary, or his (Mr. Smith's) affectation of candour which he did not possess, he was willing to throw himself on the candour of the house to judge between him and the right hon. gent. As to the other charge, of his hav ing spoken without authority from gentlemen who sat on the same side of the house with him, he had heard similar declarations to that which he himself had made from every person on that side of the house, who had at all spoken on the subject. Of course. therefore, if he had spoken in their names without any actual authority from them to that effect, he had not spoken without some knowledge of their sentiments.

Sir F. Burdett said, that after the attack which had been made from the other side of the house, he felt it requisite for him to say, that if this was the way that persons who came forward with accessations were to be assisted by the wisdom of the house, there would be very little encouragement for any member to put himself forward for the detection of any great public abuses. could not tell who the right hon, secretary alluded to; but, for hinself, he would be ashamed to disclaim publicly any thing which a member of parliament might do with perfect propriety. If any member in the house had been consulted on those charges before they were brought in, he might with perfect propriety give his opinion (whatever it might be) upon the subject. For his part, he should continue to discharge his parliamentary duty according to the best of his judgment, without fearing the comments which others might make upon his conduct. He thought his hon, friend entitled to protection, as he had in a very incantious manner exposed himself to considerable obloquy. would deprecate, as contrary to the ends of justice, any appearance of indecent precipitation in the committee in forcing . the hon, gent, to proceed in his charges, at a time that he declared himself not to be quite ready. It did appear to him, that the hon, accuser had acted in the most fair, candid, and even incautious manner; and that much of the reproach which he had unjustly incurred, had arisen from his desire to comply with the indecent hurry of the gentlemen opposite.

Mr. Scc. Canning admitted that the hon. baronet had taken a manly part: that he had stated his reasons frankly, and he knew he had ability to maintain them. But, what would be said if there was a person who had secretly advised—who had secretly been consulted, and who sheltered himself in silence under that broad disclaiming shield which an hon. gent. had thrown over himself and his friends? If such a person existed, he must apply to his conduct terms very different from those which he had in justice applied to that of the hon. baronet.

Mr. Whitbread, with great warmth, accused the right honourable secretary of making a covert attack on some individual, whom he did not venture openly to denounce, and called upon him, with the same maniness which he had praised so highly in the hon. bart, to name the person to whom he alluded. (A pause of half a minute: cries of "Name! Name!") If the right hon, gent, would not name the person, it must be taken for granted that he had no ground for his insinuation.

Mr. Burham called on the right hon, gent, to state the ground of his belief, that his hon, friend (Mr. Smith) stated what he had done without any authority.

Mr. Canning said, the hon, gent, himself had admitted it.

Mr. W. Smith said it was impossible what he had said in reply could be the foundation for the original insuluation made by the right hon, gentleman.

Mr. Whithread repeated, that this was too serious a thing to be passed over, and he again called on the right hon, gent, to name the person whom he described as having sheltered himself in unmanly silence.

Mr. Yorke protested against this unparliamentary mode of calling on one hon, member to name another.

Mr. Il hibread replied, that if the right hon, gent, had sat near him, he would not have been surprised at his feelings; when the right hon, secretary, by a direct insimation, and by his gestures and looks, evidently directed towards himself, had pointed him out as the object of his attack.

Mr. Fuller. You had better all go home and go to bed. (A loud laugh.)

The house having resumed, a conversation arose as to the day on which the Committee should meet again.

Mr. Sheridan stated, that he had used the freedom some days ago, understanding that

his hon, friend (Mr. Wardle) was about to bring forward charges of the kind he had done, to send to hun, requesting that he would be cautious how he interfered in the business, he having reason to believe that, with the very best intentions, his hon, friend had lent himself to the designs of a foul conspiracy. He wassorry to understand that his hon. friend had not received that message, for, in the end, he was assured, he would find that he had been decoyed into a foul and upprincipled Were we, however, to be association. told that such grave and important charges -charges by which the vital interests of the country at this critical moment were affected, in which it was a question whether any officer or soldier in the British army ought or ought not to look up with reverence and respect to their head; whether, indeed, he was worthy of continuing a moment longer in the command of the army: were we to be told that in such a case as this any delay ought to be admitted? The hon, gent, forsooth, was not ready to prove his charges! Yes, but he was ready to make them! Of delay in such a case, the honour, the best interests of the country, would not admit. If the hon, gent, chose to make his charges, he must be ready to prove them.

It was at length settled that the Committee should sit again on Tuesday, and that capt. Huxley Sandon, Mr. Donovan, Mrs. Clarke, Mrs. Shaw, &c. be summoned to attend,—Adjourned at twelve o'clock.

HOUSE OF COMMONS. Monday, February 6.

[THANKS OF THE HOUSE GIVEN TO MAJOR GENERAL FERGUSON.] Major-General Ferguson being come to the house, the Speaker acquainted him, that the house had, upon the 25th of January last, resolved, That the Thanks of this house be given to him for his skilful and gallant exertions against the enemy in the Battles of Roleia and Vimiera, by which he reflected so much lustre on his majesty's arms; and the Speaker gave him the Thanks of the house accordingly, as followeth, viz.

"Major-General Ferguson; Amongst the many high privileges enjoyed under this free constitution, it is of great public advantage, that they who serve their country in the field, may also maintain its rights and assist its councils in the Senate; and this house beholds at all times with peculiar pride and satisfaction those gallant officers, who, returning from foreign wars to resume their duties in this place, appear again amongst us with increased Whenever the reputation and honour. flects and armies of this country go forth, the nation unremittingly contemplates the progress of their operations; and, looking with auxious hope for a victorious result, it nevertheless confidently expects that, in every event, each of its military leaders will not fail to combine, with a ready skill in the arts of modern warfare, the firm and undaunted courage of his an-These hopes and these expectations you have not disappointed upon the late expedition to Portugal: and your country will long remember with admiration, your intrepid conduct in the battle of Roleia, and your signal display of judgment and valour in the battle of Vimiera. These exploits have obtained for you the Thanks of Parliament, which you will receive not more as the tribute of its gratitude, than as a mark and note of the further services which it expects at your hands. I do, therefore, in the name and by the command of the Commons of this united kingdom, thank you for your skilful and gallant exertions against the enemy m the battles of Roleia and Vimiera, by which you reflected so much lustre on his majesty's arms."

Upon which major-gen. Ferguson said, " Mr. Speaker, I beg leave to return my warmest acknowledgements for the high and distinguished honour which this house has been pleased to confer on me.---Having ever considered that the greatest reward which a soldier can attain is the approbation of his country, the Thanks of this house must be received by me with gratitude and pride. well aware, however, that I owe this honour not to my own merit, but to my singular good fortune, in commanding such officers and such men as were placed under my immediate orders, and in being myself under the guidance of a general, whose talents, decision, and bravery, justly secured to him the confidence of every man ir his army.—Could any thing in my mind enhance the value of the Thanks of this house, it would be the very handsome (but too flattering) manner in which you, sir, have been pleased to communicate them."

[IRISH MILITIA ACTS.] Sir A. Wellesley in pursuance of notice, moved for leave to bring in a bill for amending and reducing into one, the several Acts for raising and training the Militia in Ireland. The first act respecting the Militia in Ireland had been passed in the year 1793, but the provisions which were then found efficient for the raising and training the then first raised Militia in that country were afterwards found inadequate when the Militia had once been embodied. Consequently, several acts had been passed in the Irish parliament, and since in the imperial parhament, to amend the act of 1793. these acts there were many provisions which were inconsistent and contradictory; and in bringing forward the measure he proposed, his object was to reduce them all into one, and to amend and class under proper heads the different provisions they contained. Another object hear had in view was, to amend the law, as it now stands, respecting the Oath taken by militiamen upon their enlistment. A doubt was entertained whether the men who was the present oath were bound to serve only for five years, or during the war, and this doubt his measure, was to remove. Another object he proposed by his bill related to the ballot, As the law at present stood, the governors and deputy governors of counties had no power of compulsion to alter the lists; which he proposed to amend by giving such power. whenever the lord lieutenant shall call for the alteration of the lists. Another provision he meant to introduce was, to enable the lord lieutenant to substitute the mode of parish assessments for the ballot; and also to authorise the governors to raise men for the militia by volunteering. These were the principal provisions of the bill he proposed to bring in, and which he had, since last session, submitted to the consideration of the lord licutenant and country gentlemen of Ireland, and taken their sense upon them; it was his intention, after the first and second reading of the bill, to suffer it to lie over for a month, in order to give gentlemen time to form a judgment upon its contents. He concluded by moving for leave to bring in the bill; when leave was given accordingly.

[Office of Chief Secretary for Irkmotion of which he had given notice, should have occasion to trouble the house but shortly, in order to obtain its approbation of the proposition he had to make. During the late campaign a most extraordinary circumstance had taken place, both here and in Ireland, to which he wished to call the attention of the house. The

chief secretary for Ireland, and the under secretary of state, both gallant and distinguished officers, had been employed in the military service of their country, and suffered still to retain the civil employments they before held, though it was impossible for them to perform any of the duties annexed to them. He admitted, that in either capacity the country could not be better served; but contended that no office should be held by any person whose absence made it impossible for him to execute its duties. When the war department required every exertion of every public officer, it could not be maintained that the under secretary of state for that department, and the chief secretary for Ireland, could be absent from their offices without material injury to the public service. had asked a question of the noble lord (Castlereagh) opposite, before his gallant relation had returned, and whilst the other gallant officer was attending the duss of his office in Ircland. The answer respecting the former was most satisfactory, but though it was not his intention to say a word upon that subject in this instance, he must be allowed to say that he thought. the noble lord ought to have filled up the appointment during the absence of his re-The answer respecting the other gallant officer was not equally satisfactory. He allowed that no person possessed in a more eminent degree every qualification for the distinguished command to which he had been appointed, and was equally ready to give him the greatest credit for the manner in which he executed, and the attention which he paid to, the duties of his office of chief secretary for Ireland. But, though he was convinced that no person was better qualified for either situation than that gallant officer, he could never admit, that whilst fighting the battles of his country in Portugal, he was a fit person to retain the office of chief secretary for Ireland. He was sure that gallant officer was too much alive to true glory, to wish that any injurious precedent should be established by any circumstance connected with his individual interests. He might appeal to the chair respecting the duties and emoluments of the office of chief secretary, as that office had been held by the distinguished person in the chair, whose mind had ever been more fixed on the duties than the emoluments of the office. It was to him that the public was indebted for having the duties defined and the emoluments brought forward to public inspec-

Though the emoluments were considerable, he did not mean to say that they were greater than the situation merited; but he must insist that if no duties were performed, the public ought not to be called upon to pay. A great deal had been said about the necessity of keeping up the establishment of the office. For his part he was no friend to a paltry economy, but was of opinion that every public officer from the highest to the lowest ought to be paid in proportion to his ser-All ought to be liberally remunerated; but then the duties ought to be performed. They had been told that the ford lieutenant was to have appointed a successor to the gallant officer, whenever he should think it fit or necessary. It was naturally to have been croceded that the expedition to Zealand would have lasted but a short time, but yet it was his opinion that the office ought to have been even in that instance filled up. From the extensive disturbances which prevailed last summer in Ireland, and the laborious duties of the office being of a two-fold description, both civil and military, together with the weight of correspondence to be sustained, it was not too much for the pubhe to demand, that the efficient members of the government should remain upon the spot. As to the stipulation of the gallant officer, when appointed to the office, that he should not be required to continue secretary, if he should be appointed to any active military comman l, he could easily give him credit for the feeling which gave preference to military glory. When he had been appointed to his late command, it never could have been expected that it would have been so short as it afterwards turned out, and when the gallant officer had accepted of the command, he should have resigned his civil office, and insisted on a successor being appointed. But as on his return the emoluments of the office would have ceased, if a successor had been appointed, why, he would ask, should they not have ceased as he had not performed the duties? The gallant officer had said that he was not richer from his salary. That he believed, as he did not suppose that any person accepted an office with a view to pecuniary emolument, but rather as an object of honourable ambition. He should not take up more of the time of the house, and if he had been allowed to make a few observations on a former night, he should not have made any motion at all. The Resolution he had to submit, he

trusted, would be placed on the journals, and become the means of preventing any person hereafter, whatever his abilities might be, from occupying two incompatible places. The hon, gent, concluded by moving a resolution, "That the Office of Chief Secretary for Ireland is an efficient Office of the highest responsibility, which ought not to be held by any person absent from the realm, and that the emoluments or it ought not to be paid to any person unable to perform the duties."—On the question being put,

Sir Arthur Wellesley begged leave to repeat what he had said on a former night upon this subject, and more especially as what he had then said had been misrepresented. When first appointed to the office which he now had the honour to fill, it had been clearly understood by the noble lord at the head of the hish government, by his noble and hon, friends near him, and by the illustrious person at the head of the army, that his appointment should not preclude him from accepting any military employment in the service of his country. Under these circumstances, when the expedition to Zealand took place, he was employed in it, and also in the expedition to Portugal; and on both occasions it had been clearly understood that he had relinquished all claim to the civil office, if a successor should be appointed. He had retained the office solely at the desire of the lord lieutenant, who thought that be could assist him effectually, as he had already done, by the regulations which he had suggested. The Resolution of the hon, member went to declare, that a certain efficient government should at all times exist in Ireland. He was not disposed to dispute the truth of the abstract proposition; but he would ask the house to pause before it voted such a proposition, and to inquire whether any inconvenience had resulted from his absence, and whether in consequence there had not been an efficient government in Ireland. He would ask the hon, gent. whether any public business had been delayed even 24 hours, or whether all the affairs of the government had not gone on without interruption? Had not the regulations which he had arranged with his grace the duke of Richmond, for the various departments of the state, been carried into effect, and the public service been thereby promoted without intermission? Under those circumstances, he would ask the house to pause before it should vote Vol. XII.

this abstract proposition, particularly as no inconvenience had resulted from his absence. As to the salary of chief sccretary, he allowed it to be large, more even than the salary of a secretary of state. But then the Irish secretary had not the same rank for situation, character, and consideration as a secretary of state, and consequently the salary was given to him not so much for performing the duties, as to enable him to maintain the situation and the character that belonged to it. When he had proceeded to Portugal, the lord heut, was desirous that he should retain the office of secretary, at the same time declaring, that if he did not return within a certain time, a successor should be appointed. It was at that time uncertain whether he should ever return; but where he did return, as no successor had been appointed, he certainly considered himself entitled to the emoluments of the office The hon, gent, had said, that if on returning he found another had been appointed, he would not have received the emoluments, and inferred from that, that as he had not performed the duties, he should not receive the salary. Unquestionably, if another had been appointed, he should not have received the salary; but then he would not have had the establishment to maintain, and as whether absent or present, the expence of that establishment was defrayed by him, he had taken the salary. He had trespassed too much upon. the attention of the house; but if he had ever supposed that the circumstance would have attracted attention, or that he had not a right to the salary, he should never The example of his have received it. gallant friend be most certainly approved, but he had not thought it right to return the amoluments he had received, because he would not have it supposed that he would shrink from the discussion of any act of his in that house. He could assure the house, however, that he should in no fature instance consent to hold his office in the event of his being appointed to a military command. -- Sir A. Wellesley then bowed to the chair, and withdrew.

The Chancellor of the Exchequer rose, rather for the purpose of moving the previous question, that to confirm the statement of his gallant friend, which could not need any thing to aid its credit with the house. It was, undoubtedly, well understood, both here and in Ireland, that if any inconvenience had been felt, another would have been appointed. But so up-

gent had been the desire of the duke of Richmond and of his majesty's ministers here, that the gallant general should retain the office, that a successor had not been appointed, because no inconvenience had been felt. If blame was imputable any where, it was not to the right honofficer, but to his majesty's government. He saw no necessity for the Resolution, and therefore moved the previous question

Lord H. Petty and lord Castlereagh made a few observations; as did Mr. Whitbread in reply.—The previous question was then carried without a division.

[Poole Writ — Mr Jeffer,] Lord Folkestone moved the order of the day, for resuming the adjourned debate, on the motion, That the Speaker do issue his warrant for a new Writ for Point the roo of Mr. Jeffery, who had accepted the office of consul general in Portugal.—On the debate being resumed, the question was put that a new writ be issued.

Mr. Bankes observed, that having given this subject the fullest consideration, he was prepared to state some arguments upon it, if the question had given rise to discussion. The house would not be surprised if the consideration of this question led him to call its attention to the Report of the Committee of Finance, which he had the bonour to present to the house at the close of last session: and something had happened within the present session which more particularly called upon him to advert to that report. There was in that report a suggestion respecting those, who, having been ministers at foreign courts, were enjoying pensions for their services. Whether any fur Ler reports would be made from that committee, it was not for him to say. The suggestion in the Report recommended, that foreign ministers should, in future, be supplied by a selection from those who were now enjoying pensions for past services. Yet, since the Report was presented, three new appointments had taken place, and the last Gazette added two more to the number, without any one of them having been selected from those who had acquired experience in their line. Upon any principle of public economy, it would be obvious that, generally speaking, such persons alone ought to be appointed, because their pensions would then coase, and so fur a beneficial saving accrue to the public. The suggestion was certainly not presumptuous, because, though it recom-

mended the selection generally, it did not exclude deviations from the rule whenever circumstances might render them desirable. It would be found upon a reference to the Report, that the number of persons of the description he alluded to, who were enjoying pensions as stated by him, amounted to between 40 and 50, having a revenue of between 50 and 60,0001. annually out of the public purse. It was not his intention or wish to object to the pensions enjoyed by any of those persons, but certainly he was convinced that in granting such pensions, regard ought always to be had to the duration of service. Of the five appointed, two were members of that house; and certainly he did not mean to speak of either with disrespect, still less of lord Amherst who was another of them. But then there were so many as 40 or 50 pensioners who had the advantage of experience, it was surprising that no one of the new appointments had been filled up from that list, as their pensions would ccase whilst they continued in office. In Mr. Burke's Bill there was an express provision that, in granting such pensions, regard should be had to the duration of service. But, he was sorry to add, that in later times this bill had been broken in upon. He di i not mean invidiously to mention names, though there certainly did appear a few names on the list of pensions whose length of services did not appear to entitle them to the amount of pension granted to them. When we scarcely knew where to send ministers, it seemed to be rather a singular moment for sending out persons without experience, when we had so many retired foreign ministers from whom to select them.

Mr. Secretary Canning commented on the hon, geat.'s introduction of subjects into this discussion not at all connected with On locking into the matter, he was convinced that Mr. Jeffery by the acceptance of this appointment had vacated his seat so completely, that he was not even eligible to become a candidate for reelection. His hon, friend had, however, completely mistaken the common practice, when he supposed that the appointment to the situation of consul, or secretary of legation, necessarily gave a man a claim to remuneration from the public when his office ceased. The fact was, that pensions were never granted to men for having filled the situation of consul, except under very special circumstances. The appoint-

ment of Mr. Jeilery would not cost the country a single faithing, and although a salary was specified of 1,500l. per annum, it was because the fees of the office amounted to a much greater sum; and the arrangement was not made with the view of giving Mr. Jeffery any salary out of the public purse, but for the purpose of applying some part of the established profits of the consulate of Lisbon to the advantage of the country in another way. It was, indeed, desirable, in some respects, to give fixed salaries to the consuls in the manner that was done to the America consuls, in order that the government should have the right of restraining them from embarking in trade. It was thought that the excess of the fees of the consulate at 1 show above the amount of the 1,500%. per amum would be sufficient to pay fixed sitaries to our censuls at Oporto, St. Ubes, Laro, and any other port in Portu-, al where it was necessary to have con-2018; and by giving them fixed salaries, they might be resnained from engaging in coamerce. There certainly was not the sughtest idea in the appointment of Mr. Jeffery, of giving that gentleman any claim upon the country for a pension. The hon. gent, was mistaken in supposing that many of the old lists of consuls and secretaries of legation had been pensioned. Ile believed there was hardly a single instance of it. As for the part that he was responsible for, he could venture to say, that as to those engaged in the lower parts of diplomacy, he had hardly removed one; and there were striking instances, where he had allowed those to remain in the high situation of ambassadors, where political connections were rather with the gentlemen on the other side of the house. The only ambassador he appointed in the place of the former, was lord G. L. Gower, in the place of the marquis of Douglas. The situation of this country and of Russia was at that time such that it was necessary to have an ambassador with whom he could have the most confidential intercourse. Neither of these noble lords had since returned to burden the pension list. He removed no other man without some special reason, except Mr. Drummond; and if he had appointed lord Amherst to a diplomatic situation, it was certainly not with the least idea of his ever claiming a pension for his services, and he would venture to say, that however he might have sinned in the appointments he made, his sin was not against public economy. He

then defended the appointments of Mr. Villiers to Portugal, and of Mr. Douglas to Sicily. The latter had been private secretary to lord Pembroke, and was a young man of considerable attention to business. He would never allow the principle that until all the old diplomatists were exhausted and used up, that no young men of talents and attention to business should be taken as recentls.

Mr. Limkes cited the instance of a secretary of legation at Dresdea who had been pensioned, and of a Mr. Drake, who had been consul at Venice, having been also pensioned. He instanced the same thing in the cases of the consuls at Al-

giers, Tripoli, and Tonis.

Mr. Couning explained. The pension of the first had been granted under peculiar circumstances. It was to a man very far advanced in years, who had been 40 years in the public service. Mr. Drake, the consul at Venice, lost the whole of his fortune on the subversion of the Venetian government. He recommended that he should have a pension, not on the ground of right, but as a case of compassion. In this application he did not succeed.

Mr. Rose allowed that the seat of Mr. Jeffery was vacated by his acceptance of

the appointment.

Mr. Johnstone thought, that if ever the old system of things returned in Europe, and all our consuls were paid fine salaries, they should not be allowed to sit in that house, or otherwise ministers could bring their consuls from Flanders to vote as readily as their friends from Ireland.

[Distiller Bill] The order of the day being moved for the second reading

of this bill,

Sir James Hall rose to oppose it on the ground he had formerly done; viz. that it was a bill which in its principle and tendency was adverse to the agricultural mterests of the country, and ought not therefore to be continued, without very sufficient reasons being given for such a measure. He was more particular in this opinion at the present moment, as he understood that by the present bill Ireland was to be exempted from its operation; a measure which he thought was by no means just or fair; for as it was intended as a matter of accommodation and benefit to the West India interests, he thought that both countries ought to bear an equal proportion of the burden on their agricultural

Mr. Hibbert thought the measure had

not had sufficient time given it to produce those bad effects; and, it seemed, in general, not to be opposed by a large class of the community, although they took alarm at it last year. He, however, could not approve of exempting one part of the united kingdom from its operation, and allowing it to continue in the other; and, therefore, he wished to know whether the right hor, gent, opposite had taken up that exemption upon grounds of full information? It appeared perfectly uncertain whether freland could be exempted with safety to the revenue. He was informed that the lie insed distitlers of Ireland would have distilled more from sugar than they Ind done, it the duties had been the same Likere as in Figland and Scotland.

Mr. Poster an wered, that the consequence found to arise from the measure applying to Ireland, was, that more grain had been used in that country, in clandestine distillenes, since June last, than had formally been used in one year. Not one hogshead of sugar had been used; and as the object of the Bill was avowedly for the purpose of consaming that article, therefore it but entirely failed, and Ireland ought to be exempted from its operation. It had been found, too, that it had materially injured the revenue upon The result, indeed, had malt in heland. been, that the people of Iraiand, whose feeling was a contempt of the law, and a disposition not to obey it, had taught the present government that that Bill could not be enforced. When the agriculture of the country was put into one scale, and the consumption of sugar into the other, the probability was, that the farmers of the country would have no disposition to suppress the crandestine di tilleries. It was found, also, that they even exported corn to foreign countries. It was therefore found improper to put the two countries, Great Britain and heland, upon the same foot-The frish had never been more happy than last year, in having a very fine and large crop of their favourite article of food-potatoes; and therefore less corn had been actually consumed in any other mode than that of disultation.

Mr. Eden recognitulated the arguments he had used against the measure last year. Great Britain had been for a considerable time dependent upon her foreign connexious for a supply of food, and therefore when that was cut off, it was impossible but there should be a great rise in the price of provisions. The import was not

only entirely stopped, but there had been of late great demands from our colonies, and our military expeditions had operated as drams upon our usual sources of supply. The house was now called upon to seek a remedy against a scarcity, the necessity of which was severely felt and acknowledged; and while he admitted the expediency of the measure, he could not but regret that ministers had actually themselves shut the door against the supply of the granaries, by their conduct towards America; for, in his opinion, the American Embargo was the work of the present ministers. In 1807, the value of the corn, grain, and flour, imported from the United States, amounted to 900,000% It was in their power, in the month of August last, to have removed that obstacle, but, instead of doing so, they had been busily employed in building castles in Spain, in order, as they vainly imagined, to defeat the intentions of Buonaparté in that country. They did not seem at all to advert that the quartern loaf was now fifteen-pence! He wished for a return of moderation in our councils, in order that the channels of importation might be opened to prevent scarcity, and of exportation, or general trade, to relieve more effectually the West India planters.

Mr. Marriot thought the measure had not been fairly tried in Ircland. It ought to be inquired into what were the causes of its failure in Ireland. He understood that the Irish distillers complained of the mode of collecting the duties which were imposed; not upon the extent of their stills, but upon the number of gallons of their wash; from which the same number of gallons of spirits could not be produced, as in England. To exempt Ireland from the operation of the Bill, would be encouraging an improper degree of exportation of corn from this country. In every point of view he thought Ireland ought to be included.

The Chancellor of the Exchequer argued in tayour of the exemption of Ireland, as the bill had been found not to operate there to advantage, either in regard to the revenue, or to the relief of the West India planters.

Mr. Barham was of opinion that Ifeland should not be excluded from the effects of the bill. He called the attention of the house to the great amount of revenue which the empire would lose by not extending the measure to that country. He cautioned the Chancellor of the Exche-

quer for Ireland from holding out that the acts of that house could not be enforced in that country. Without wishing to say any thing that could be offensive to that gentleman, he must recollect that he prophesied last session, that the measure would fail or should fail: if should was not the word made use of by the right hon, gent, it sounded as near it as any woul he had ever heard; and he that night had avowed he prophesied right. It appeared to him that the right hongent, was determined it should be so; for last session he put a spoke in the wheel, which prevented the machine from weaking, by introducing a clause, making the duty on spirits distifled from sugar in In land, nearly double what had been paid on some distilled from gram. He did not see why heland should be screened more than any other part of the empire, and particularly it should not on account of the reason assigned, that the pertinacity of the people would not allow it to be carried into effect. He recommended it to the right hon, gent, to make a proper inquity before he again asserted that the people of Ireland had rebelled, or set their face to must any measure enacted by that

Mr. Fater, in explanation, observed, that every person who knew him must be convinced that he was not capable of being guiny of the charge alledged by the hon, gent,; but this much he must say, dat any person that made such a charge against him, would be capable of committing it himself.

Mr. Barham, in explanation, said, it had not been his wish to wound the feelings of the right hon, gent, by the allusions he made, and he prefaced them by an explanation of that nature; but the language the right hon, gent, thought fit to make use of in his explanation, he assured him, if he had made use of in any other place than in that house, he would return it the answer it deserved. He always considered every thing that passed in that house not cognizable out of it; he would, therefore, take no further notice of it.

Mr. D. Giddy said, he never could acquiesce in or encourage the distillation from sugar, when it tended to destroy the agriculture of the country.

The bill was then read a second time.

HOUSE OF LORDS.
Tucsday, February 7.
[Conduct of the Duke of York.]

The Duke of Kent was disposed to present himself to the attention of the house, but without any wish to occupy much of their lordships time. He felt sensible of acting with some degree of irregularity; but he did not know that any opportunity more convenient would be afforded him of declaring his sentiments upon a subject of considerable importance. From the Votes which appeared on their lordships table, he was authorised to advert to a question now under the consideration of the other house of legislature; and he had heard, and he believed, that certain insimulations had gone abroad, whereby the public were led to suppose dissension now existed between himself and his royal brother, whose Conduct was under inquiry. Whatever credit had been given to such reports, they were unfounded and untrue; and he was happy in making the declaration, that no professional dispute had been entertained, nor did there exist any such schism as had been alluded to in the royal family. So far was he from thinking that there was any thing improper in the conduct of his royal brother, he was fully persuaded that all the Charges made against him were false, and would be proved to be without foundation.

[STATE OF THE NATION.] The order of the day for summoning their lordships having been read,

Earl Grosvenor said, that he rose for the purpose of submitting to their lordships the motion of which he had given notice some days ago. After the recommendation in the Speech, at the opening of the session; after the repeated declarations of ministers, that they were willing every part of their conduct should undergo the strictest investigation, he could not have expected that the smallest objection would be made to the motion he intended to make. Rumours, however, had reached his ears since he came down, that it was intended to oppose it. If it should appear that ministers had disappointed the hopes and expectations of the nation, it was his intention to follow up his motion by after Address to remove them. The important, or rather the calamitous, events that had recently occurred --- the pertentous state of all Europe-must have made a deep impression on the minds of their lordships. If it should appear that these calamities were principally owing to ministers having misemployed the resources of the nation, there could be no difference of opinion as. to the necessity of immediately placing

abler hands.- Pefore he went into the consideration of the last campaign, he was anxious to direct their attention to some other subjects. It was now upwards of twenty years since the revolution broke out in France, and in the course of that time the consequences of it had been felt by every nation in Europe. This nation, in consequence of that revolution, had now suffered for 17 years, with the intermission of only a few menths, the calamities of war. The question was not whether peace with France, as France now was, would be a benefit. For himself he entertained no hope of peace as long as the hosti'e mind existed in the ruler of that country. What advantage had been derived from the last peace? Was it not a peace of distrust, of suspicion, of expence? Was there any thing desirable in a peace of that description? No: we must make up our minds to a long and arduous struggle. In any peace that we should make with France, constituted as she at present was, all her energy would be directed in the interval to prepare the means of new hestility, to sap the foundation of our commerce, and to diminish our revenue and our maritime preponderance; both of which were the result of that commerce. system of France was regular and undeviating. The vast powershe had acquired within these few years, was as much owing to her political dextenty as the victories The way for her she had obtained. triumphs was prepared by the total overthrow of the moral and political feelings of the countries whose subjugation she meditated. See what influence Buonaparte had acquired over the Emperor of Russia—how he had induced him to view with complacency acts from which a liberal mind would have shruak back with horror-how he had induced him to sign the Letter which was lately laid on their lordships table! The calamities of Europe were ascribed in that letter to the stagnation of maritime commerce. it to the stagnation of maritime commerce that the overthrow of the Germanic Empire, the incorporation of Italy, the subjugation of Switzerland, the overthrow of the independence of Holland, the war between Sweden and Russia, the distracted state of the Ottoman Empire, and the atrocious attack on Spain, were to be attributed? Was it to these, or to the insatiable ambition of every government which had been in France since the commence-

the guidance of the national concerns in ; ment of the revolution? Though it was not perfectly regular to allude in that house to what had passed in another place, he could not refrain from taking notice of something that had lately occurred. was stated, that a conspiracy existed to write down every thing that was noble or illustrious in the country. He was not quite persuaded that such a conspiracy existed, but it was impossible for him to shut his eyes to the licentious and petulant paragraphs of which the press could furnish daily examples. In one of these, a noble friend of his (lord Grenville) was stigmatized on account of some expressions that fell from him in that house in the course of debate, as an abettor of the system of Buonaparté. He lamented that such a blessing as a free press should produce such evils; but if the existing ias swere not adequate to repress or correct them, it was high time that the legislature should interpose.--He would now make a few observations on the Campaign in Spain, as that was a principal motive for inducing hum to submit his motion to their lordships. Ministers from the beginning appeared to have made up their minds as to the kind of warfare they were disposed to wage. They anticipated triumph, victory, glory. They declared in the Speech at the conclasion of the session, that in the assistance they intended to give, they would be solely guided by the wishes of the Spanish After having disappointed the expectations of Sweden; after having, by promises of assistance, induced his Swedish majesty to suspend the efforts which he would otherwise have made, they recalled the troops that had been sent to co-operate with him, and to this day there was no explanation of any misunderstanding that produced this vacillation in their councils. Before they sent out their expedition, why was it not understood that troops were to be placed under the immediate command of the king of Sweden? The same misconduct was visible in the naval campaign in the Baltic. We had 12 sail of the line in that sea, and yet only two of these were found, at a most critical moment, acting with the Swedish fleet. The number of frigates in that sea was very deficient; and it was in a great measure owing to that deficiency, that the Russian fleet was able to come out and return with so little loss to their ports.—His lordship next adverted to the conduct of the Campaign in Spain. Never, said he, was there an occasion in which the people of this

country were so willing to second the views of ministers. The whole nation entertained but one sentiment on the subject, and that was, that the cause of Spain should succeed. The general expression was, that every exertion should be made to assist a great nation struggling for its independence. What was the conduct of Must they not have been ministers? aware that failure would have led to the greatest exultation on the part of the ruler of France? Instead, therefore, of driving the French out of Portugal, they should have assisted the Spaniards to drive the French out of Spain. Ministers, however, pursued a different course. With respect to the points of the Armistice and Convention, they had been so fully considered before, that he should not now allude to them: he must, however, express his disapprobation of the Answer returned to the Address from the citizens of London, as well as the institution of the Board of Ingury. No satisfactory result could have been expected from it. He also must condemn the recommendation, or the order rather, contained in the Letter from the noble lord at the head of the wor department to sir Hew Dalrumple. It would have been a more manly proceeding to have placed sir A. Wellesley at once at the head of the army in Portugal, than to enjoin that he should be consulted on every occasion. Why did not ministers follow the example of lord Spencer, who sent lead Nelson to Egypt, to the prejudice of a senior officer, and by that judicious appointment enabted us to gain the glorious victory of the Nile. An opinion prevailed, that it would have been more consistent | with policy to have sent the army to the south of Spain, in the first instance. Ministers, however, adopted another plan. The Convention of Cintra was signed on the 30th of August; and yet, notwithstanding the critical situation of affairs in Spain, and the urgency of giving the most prompt assistance to the people of that country, not a single British soldier marched from Portugal until the beginning of October. When they did send an army into Spain, though they had transports enough in the Tagus to have conveyed them in a few days to Gallicia, or Asturias, they sent them by land. It seemed, throughout the whole of this ill-fated expedition, as if the evil genius of England directed every instruction and impulse that was given to that army. After a pause of some weeks, it made a movement

in advances Again it made a second movement. We might have derived some consolation for the calamitous consequences that resulted from these ill-advised operations, if our armies had marched into the country to make a noble stand; but, instead of this, they marched into the heart of Spain, with the moral certainty of being obliged to retreat. The result of that ictreat was fresh in their lordships' recollec-The army lost 4,000 horses, the best that could be provided for the species of service to which they were destined; ammunition to an enormous amount was destroyed; some of the finest artillery in Europe was spiked, the army at the time so dissatisfied as to be nearly in a state of nutiny; officers marching without shoes or stockings, and some of them, the most promising in the service, (he alluded to gen. Anstruther) falling the victim of mental anguish and excessive fatigue. Having reached the ultimate point of retreat, they were detained five days waiting for transports, which, by arriving sooner, would have prevented all the blood that was shed in the gallant action before Corunna. Was it necessary that all these sacrifices should have been made to prove the valorous spirit of Englishmen?-The noble earl next adverted to the treaty with the Junta, and asked when ministers expected it would arrive, or whether it would arrive at all? He trusted they would have no objection to communicate the substance of that treaty, and that they would take care to secure the fleets of Spain, or at least take care that those of France should not again come into the possession of the ruler of France. He was oue of those who hoped the affairs of Spain were not desperate; but he was persuaded. that their success must depend rather on the exertions of Spain, than on any assistance we could send her.—In the present situation of the country, the want of a responsible minister was most deeply felt. He did not mean to make any personal attack upon the noble duke at the head of the Treasury; but it was evident that he's was not the efficient and responsible minister of the country. Noble lords on the other side might say that they were responsible ministers; but it was impossible that 11 or 12 could be punished - there must be one minister responsible to the country for the acts of his administration. Upon all these grounds, and others connected with the situation of the country, and . the events of the last six months, the noble

earl contended, that an inquiry was absolutely necessary, and concluded by moving, "That this house do resolve itself into a Committee of the whole house, to take into consideration the State of the Nation."

The Dake of Montrose thought the noble earl had not been correctly informed upon many of the topics on which he had spoken: to go through the whole of them, in the manner proposed by the noble earl, would take up at least two sessions. The noble carl had spoken of some improper paragraphs that had appeared in a public journal, reflecting upon the conduct of a moble lord on the other side, his noble friend; others might be quoted reflecting upon the conduct of other noble lords. Agreeing with the noble carl in his sentiments, respecting the liberty of the press, he trusted that if the press went beyond its due limits, its licentiousness would be punished. As to the propriety of any new law, upon the subject of which the noble earl had spoken, he should deliver no bpimion until the case was made out. could only speak upon most of the topics alluded to by the noble earl, from the same information which the noble earl seemed to rely upon, and which had been chiefly derived from the public journals; he did not think, therefore, that the house was at all in a state to go into the inquiry proposed by the noble carl, nor did he think the mode proposed was that which the house ought to adopt. Noble lords, on the other side, had moved for information upon different points, and when in possession of that information, they could bring those points distinctly before the house; but the general inquiry proposed by the noble earl was not, in his opinion, the mode of inquiry which ought to be adopted .-- With respect to the campaign in Spain and Portugal, the plan, as far as he was informed, was good, in being, as he contended, an object of great importance to Spain, and also to this country, to free Portugal from the French. thereby relieving the Spaniards from the cremy in their rear, and at the same time opening the Tagus to our trade, and relieving our old ally: It was afterwards intended to support the armies of Blake and Castanos, that if necessary the army of the latter should retreat to the South. and that our army should retreat to Portugal to defend that country against the French. It unfortunately happened that the armics of Blake and Castanos were destroyed, and that there was no Spanish

army for our army to join.—With respect to the Convention in Portugal, his majesty's ministers, abiding by the decision of the Court of Inquiry, with respect to the military part of it, had distinctly disapproved of the diplomatic part. With respect to the subject generally, he thought the motion of the noble earl not the mode in which any inquiry ought to be instituted.

The Earl of Darnley urged the necessity of inquiry in the mode proposed by the noble earl, by which all the facts might be brought before the house, relating to those events which had happened within the last six months, and which loudly de-

manded inquiry.

Lord Grewille was surprized that any objection should be made to going into the proposed inquiry, after ministers had so recently and repeatedly declared their readiness and their anxiety to meet inquiry with respect to their conduct. By the inquiry proposed by the noble earl, all the facts respecting that conduct would be elicited, and the house enabled to form its judgment. In the course of that inquiry they would be enabled to ascertion the instructions given to officers in command, and the discretion which was left to those officers. It might be said, that ministers were not responsible for the excreise of a discretion entrusted to officers whom they employed, but it was of the utmost importance to the country that the whole subject should become matter of inquiry; and, however their feelings might revolt at entering into any investigation involving the conduct of an officer now no more, yet public duty demanded that they should assert the exercise of that discretion, in order to complete the inquiry which was so absolutely called for. did not wish to trouble their lordships with a repetition of what he had said before upon topics involved in this discussion, nor could be allude to information not before the house, although that was the only room in the country, in which information long since before the public, was not made the subject of conversation. other topics it was surely highly necessaly to inquire from what cause it arose that our army, sent to Sweden, remained inactive on board the ships which conveyed it there, and that the gallant officer who commanded it, sir John Moore, was obliged to escape almost in disguise. After ministers had so loudly called for inquiry, he could not conceive why they

The mode proshould now oppose it. posed, was that which had been adopted by parhament upon former occasions, when the state of events appeared to de-When the army of Cornwallis mand it. surren lered in America, the mode of inquiry proposed, was by a Committee on the State of the Nation, which was, upon that occasion, agreed to for the very purpose of inquiring. It appeared, therefore, that the mode of inquiry proposed by the noble earl, was sanctioned by precedent and the practice of parliament, and he thought it the best that could be adopted on the present occasion.

The Lord Chancellor said, that his majesty's ministers, at the prorogation of the last session, had left parliament with the impression that it was the general, and he might say the unanimous opinion, both of the people and the legislature, that every thing ought to be done, which the resources of the country would admit of, in assisting the Spanish nation against the unprincipled and unprovoked attack of their enemy. The question now to be considered was, whether they had executed the trust with which they were charged, conformably to the wishes and expectations of the country? The admitted that | the question was of importance, and well worthy of inquiry; but, as ministers had not shrunk from investigation, he could not agree either in the accessity or propricty of a motion of so general a nature as had been proposed by the nobal earl this · vening. He was willing to allow, that for their conduct upon any of the important measures which had been edepted during the recess, they were responsible; and it was competent for the nobeearl, or any other number of that house, to call them to account upon each of the express connected with the general h measures individually. But, after 25 years experience in pathament, he could not help thinking, that it required much serious deliberation before their lerdships acceded to an enquiry of so general a nature, and which might branch out into such a variety of topics, as that which it was now proposed to institute. If, for example, the noble lord thought that there was any thing relative to the campaign in Portugal, or in Spain, or to the Cintra convention, in which his majesty's ministers were criminally implicated, he might, with perfect propriety, submit a motion to the house upon any of these subjects; which would lead to the investigation of the merits or demerits of their conduct. But he trusted Vol. XII.

that their lordships, before sanctioning a proposition for so large an inquiry as that which was now moved for, would seriously consider the extensive range which might afterwards be found necessary to take, and which would occupy so much time that it would completely obstruct the progress of any other public business. had been said on the first night of the session, by a noble lord, that the misconduct of ministers was so obvious, that no inquiry was necessary to establish it. In reply to this imputation, ministers had then said, " hear us before you condemn us; move for any information you may think proper, and we assure you that we shall be as ready to grant, as you to call for it." Instead of this, however, the noble carl had come forward with a motion, not for a specific inquiry into a particular measure, but for a general inquiry into the State of the Nation, comprehending even the existing laws for regulating the press. As the noble carl had thought proper particularly to advert to the liberty of the press, he (lord Eldon) took this opportunity of expressing his opinion, that the law, as it at present stood, was quite equal to curb its licentiousness. provided it was duly enforced: But he mentioned this subject principally for the purpose of the indefinite extent to which the inquiry moved for by the nable carl might be carried .- its lord-top concluded with saying, that if the noble earl was destrous of information respecting the grounds or any part of the conduct conducters, he would take upon himself to assere him, that it would not be read it to him, even to the most unfamiled extern; but he did not comb. their their ferrickins would be of operate that this was presidely the time to an and an inquiry into all the var the Nation.

and Institute contembed, that, if ever Shere was a time at which a idetion for general inquiry ought to be entercained, the present was the moment. It was a moment which, of all others that had ever occurred in the history of the country, loudly called for the counsel at: I interposition of parliament. With what had just fallen from his noble and learned friend upon the woolsack respecting the liberty of the press, he most heartily concurred. Iie knew nothing on earth which, in his mind, approached nearer to perfection, than the English laws upon this subject; and if breaches of them at any time occurred, he thought that the persons calumniated were

more culpable in not resorting to that protection which they held out equally to the characters of all, than the printers and publishers of the libels. Supposing, therefore, that the house were to go into a committee of inquiry, he did not conceive that their attention would be at all directed to any topic connected with the public press. With respect to the suggestion which had fallen from his noble and learned friend of dividing or restricting the inquiry, he hoped that the noble earl would not object to it, provided that he was not excluded from calling for investigation upon any particular subject on which he might conceive information to be necessary. His lordship was of opinion, that ministers were particularly culpable in not having consulted parliament upon the measures which were adopted at so impor-. tant a crisis; and, above all, in having suffered four months to clapse before they sent any assistance to Spain. An inquiry into their post conduct was especially called for, at a time when another expedition was reported to be in contemplation, and when the whole world was combined against us. On these grounds, the motion should have his most hearty concurrence.

Earl Grosvenor professed that he would have no objection to frame his motion in any shape in which the object of it might be best attained, and to divide the inquiry into different branches, if it was supposed that it would be more convenient and eligible to proceed in this method than in

that which he had proposed.

The Earl of Liverpool acknowledged that the crisis was most important, and that the motion of the noble earl was strictly parliamentary. He acknowledged also, that similar motions had been on ' former occasions made and agreed to. But in the course of the last twenty years, amid all the awful events which had happened during that time, though motions of a similar nature had been frequently made, in no one instance had they ever been carried into effect. He could not help remarking also, that such motions had been repeatedly made when an administration of which the noble baron (Grenville) was a member, and neither in the case of the retreat from Dunkirk, northe loss of Holland, had they been ac-The reasons for rejecting them ceded to. on those occasions were the same which should influence his vote on the present; namely, the indefinite nature of such inquiries, and the consideration whether another

and more convenient course might not be The generality of the inquiry adopted. moved for, he contended went far to defeat its object. The noble earl had indeed said, that he would have no objection to restrict his motion. But, would it not be better first to call for information, where information was wanted, than to proceed at once to inquiry, and then by this very act in some measure to prejudge ministers, the merits of whose conduct it was the professed object to investigate? course in the present instance, his lordship thought, was particularly prescribed, because all the facts which he had heard stated, respecting either the loss of our army or the campaign in Portugal, were extremely incorrect. With regard to the campaigns, both in Spain and Portugal, there would not be the least objection to give the fullest possible information, to enable parliament completely to decide upon the conduct of government; and all that he now asked of their lordships, was not to pass a censure upon that conduct before they had the means of judging of it.

The Earl of Moira impressed upon their lordships' attention the importance and urgency of the motion for inquiry. Ministers pleaded their innocence: why, then, did they object to the only means of vindicating it, in the face of the country and of the world? The subject of the present evening's discussion was one in which every individual was interested; he trusted, therefore, that their lordships would act under a deep and solemn impression of the importance of the question on which they were called upon to decide. He had asserted on a former night, and he was ready now to maintain, that ministers had becambiviously guilty of the grossest misconduct in regard to Sweden, to America, and to Spain. After having embroiled Sweden with Denmark, they had abandoned our ally in his utmost need. In consequence of their refusal to accede to the proposition which had been made by the American government, and the continued suspension of intercourse between the two countries, no flax-seed had been imported into Ireland, which would occasion a stoppage, or at least a decline in the linen manufacture of that country, in which no less than half a million of persons were employed. The noble earl proceeded to take a review of their conduct in regard to Spain." Upon wrong information, received from sir Charles Cotton, that there were only 5,000: French at

Lisbon, they had sent out a force to Portugal, and during the operations in Portugal they had not taken a single step to prepare for the march of our army into Spain. When reinforcements also were sent out to this army, instead of their being sent to join it they sailed to the remotest point of the peninsula, and to the most barren province in the kingdom which they went to deliver—thus rendering it impossible for the commander, for a considerable time, to undertake any enterprize with the smallest chance of success.-After dilating upon these points at some length, his lordship concluded with conjuring them to pause, and seriously to reflect upon the consequences, before they negatived an inquify which was so loudly called for, both by past errors and the awful results to which, if not speedily corrected, they might eventually lead.

Lord Harrowby said, that the speech of the noble earl did not at all apply to the question before their lordships. He said, he did not want information to criminate ministers, and yet he complained that no information was given; and he would even have this information supplied with a disregard of all the established forms of parliamentary proceeding. In modern times the method now proposed to incipiate this inquiry had been uniformly and wisely re-Why had it been abandoned? Because such a mode seemed to presuppose a cause of complaint against those upon whose conduct no examination had been instituted. The regular form was to apply for those documents which noble lords should consider necessary to assist their purpose; and having obtained these, to examine if there were sufficient grounds for any investigation; and on discovering those grounds to proceed upon the inquiry. The intention appeared to be not seriously to execute the duty the motion manifestly suggested—to search into the real state of the country. What he objected to, was not a full exposition of the condition of public affairs, but to those representations of the national concerns which would paralyse the efforts of the country. He admitted, in common with noble lords opposite to him, that it was an important crisis, that there were times, when all the energies of a mighty people were required to meet the dangers with which we were surrounded: he acknowledged, that we stood on an eminence whence we could discern no intermediate landing places to break our fall, and being

in this awful situation, he called upon noble lords, on the other side of the house; not to diminish the general enthusiasm, not to. infrigidate the public ardour, but so exert all their talents, and employ all their influence to animate that fervid sensibility. on which the national security so essentially depends .- His lordship then adverted to the observations used by a noble lord (Grenville), and said it was to be inferred from those observations that the country was in so awful a state, so pregnant with peril and danger, that the influence of narliament would be of little avail; in short, that the country was not merely in a 'sinking state,' but actually sunk. He would not reply to such arguments, however they might tend to delude the public opinion; but ask if it was possible any mala could be so blind to the pre-eminent state in which the country was placed among the surrounding nations? That the country was exposed to dangers was manifest, but those dangers had been brought upon us, not by the misconduct of ministers, but by the hatred and ambition of the encmy, England, he said, could not retreat; she must maintain her station, or sink beneath the power of that individual who sought to enslave her.

Lard Grenville rose to explain, and complained of his arguments having been mis-stated. He had no wish to delude the public opinion, and was ready to re-state what he had said. Neither did he wish to diffuse despair or despondency, or palsy the efforts and energies of government. The experience of his political life, and the sentiments he had always entertained, were at direct variance with such inten-What he had said was, that his majesty's ministers were pursuing a line of policy which, if persisted in, would ultimately bring the country to rain. At the same time his advice was, to stand firm, and if the resources and energies of the country were applied with wisdom and policy, the nation would still maintain its pre-eminent erank among nations. country stood in so proud a situation with respect to its navy. The army, too, if. permitted to exercise its valour and discipline with effect, was alike pre-eminent. The resources of the country were unequalled by any other, and the patriotism. of the people, and their willingness to. bear the burdens imposed upon them, was unexampled. Indeed, the voluntary contribution of the subject frequently foreran the demand, and gave to the exigencies of

Notwiththe state before it was asked. standing these distinguishing features, the evils resulting from the misconduct of ministers were calculated to deprive the country of the natural effects of such advantages, to depress and keep down the energies of the people, and to render useless the resources of the empire, and the valour and enterprize of our fleets and Enterprizes were undertaken armies. without any specific object-armies were sent off without any matured plan of operations, and dirembarked where success was impracticable; and the only fortue nate result to be calculated upon, was the proportion of disaster that might be ultimately expected, before such armies could be extricated from the peril into which they had been imprudently and unwisely press-But he must again repeat, that he was not undervaluing the valour of the country, or under-rating its internal resources and energies, neither did he wish to inculcate despondency or despair, but to increase public confidence and accelerate vigour. But he would also repeat, that if his majesty's ministers persisted in the same ruinous councils they had for some time past adopted, he could see no possible way of saving the country from inevitable and irretrievable ruin.

The question was then put, and the motion for going into a Committee upon the State of the Nation was negatived without

a division.

HOUSE OF COMMONS.

Tuesday, February 7.

[CONDUCT OF THE DUKE OF YORK.] The house resolved itself into a Committee of the whole house, to investigate the conduct of h: r. h. the Duke of York, the Commander in Chief, with regard to Promotions, Exchanges, and Appointments to Commissions in the Army, and Stalf of the Army, and in raising Levics for the Army; Mr. Wharton in the Chair.

Ms. JOHN FEW was called in and examined.

(By the Attorney General).

What business do you carry on? An auctioneer.

Do you know Mrs. Clarke? Not now, I do not.

Did you ever know her? In the year 1808, Where did she then live? In Tavistockplace, next door to Tavistock Chapel.

Did she order any furniture from you? No;

at that time I lived in Bernard-street, Russelsquare, and I had a share in a glass concern in Holborn. She called: and, by direction of my partner, I waited upon her; it was to consult me about fitting up a Grecian lamp in her back room. After she had talked a little white, I sat down, and drank some wine with her. In the matter of conversation, from one thing leading to snother, she seemed to be acquainted with almost every person that I knew. I sat there perhaps about had an hour; a person, whom I understood to be her sister, was present.

Did she represent herself as being a married woman, or a person who had been married? She talked of her late husband, and of her

children, who were then at school.

What further passed? Nothing more than general conversation; I conceived that she knew almost every body that I knew. I can hardly describe her to you; for I never met with any person who, on the first interview, behaved so extremely polite and genteel to a stranger: I saw her two or three times, and drank wine with her; and she consulted me about the placing of some glasses, and the size and shape of some figures, whether they were too large for the room.

Did she give any orders to you? Yes; she desired I would have a Greeian lump made, to fit up in the back room, which I believe came

to about 201.

What was the price of that lamo? About 201., I cannot say exactly; the whole of the account with me was 20% odd.

When was the order given for this lamp? About the middle of May, about the 18th or 20th May; the first delivery to her was the 24th

May, 1803.
Did you see any one but Mrs. Clarke at this house? I saw her sister and I saw her mother, but that was subsequent to my bringing an action against her. When I arrested her, she mentioned to me at the time that she had purchased that house of Mr. Burton, and given 1,200l. for it: I applied to Mr. Burton, and he corroborated her having bought it, but I do not recollect the amount.

Did you ever observe any thing which led you to believe she was not a widow? I once called, I believe, in the morning, to see whether the lump was properly hung; or I was asked by an upholsterer to get him a sight of the house, and I saw a cocked hat; I made an observation to the servant, and the servant said her mistress was a gay young widow, and had been at the masquerage the night before, and of course I did not suspect any thing after that.

Were you paid for those articles you furnished? Subsequently I was; I brought an action against her, but I was nonsuited.

How so? I do not understand the distinction, but she either plended her coverture, or gave it in evidence; I believe there is a distinction, but I do not know which it was.

You were defeated, upon the ground of her being a married woman? Certainly; I was in court at the time.

(By Mr. Wardle).

Did you ever write any letter to Mrs. C. upon the subject of this demand? I am pretty certain I did not, I am almost certain I did not; do you mean the demand after my action or before; I believe I did not in either case.

Do you recollect writing any letter, threatening to expose her? I cannot say, I might; I drew up a hand-bill and sent it to her, but whether I sent any note to her with that I cannot say; that hand-bill was warning the tradesmen in the neighbourhood of Gloucester-place, from trusting her.

Do you recollect sending the hand-bill to any body-else in a letter? Yes, I do recollect, I enclosed one to the D. of Y., directed to

Portman-square; I think it was.

Do you recollect whether you wrote to the D. of Y. when you sent the hand-bill? I do not think I made one single letter inside; I am pretty certain I did not.

Are those letters your hand-writing? Yes, this is my hand-writing; I had not the least

recollection that I had ever written it.

Is that the hand-bill? Yes, that is the handbill: I tried to get a copy of it when I was served with the Order of the House, but could

[The hand-bill and letter were delivered in

and rend.]

"Madam; -As I have not heard from " you in reply to my last letter, I think my-"self justified in informing you, that in the "course of a week the inclosed hand-bill "" will be published, which no doubt will " prevent any other tradesman from subject-" ing himself to similar treatment. As the " wording of the bill has received the legal " sanction of very able men in the profes-" sion, I am perfectly at ease in regard to " any additional threats that may be held out " to me, I remain, Your obedt, serv.

" John Frw, jun. " 22 June, 1804."

" Mrs. Clarke, No. 18,

"Gloucester-place, Portman-square."

CAUTION TO TRADESMEN.

"This is to give notice to the tradesmen " in the neighbourhood of Portman-square, " that they cannot recover, by law, any debt " from Mrs. Mary Ann Clarke, furmerly of "Tavistock-place, Russell-square, but now " of Gloucester-place, she being a married moman, and her husband now living, " though his place of residence was unknown " even to herself or her mother. These facts " were proved on the trial of an action, lately "brought by a tradesman in Helborn, "against this Mrs. Mary Ann Clarke, for " goods actually sold and delivered to her: " but she availing herself of her coverture " (which, to the great surprise of the plain-"tiff she contrived to prove), he could not " by law obtain any part of his demand; " and, being consequently non-suited, an

" execution for her costs with her attor-" ney, actually put into his, the trademospie **从这个个小沙山的** " house!!!!

"W. Marchaut, Printer J. Greville Street, Holborn."

I understand you to have stated, that you were paid your bill; was that subsequent to that hand-bill being published? Of course it must be, I should hardly have published it, if I thad had my bill. I received the debt and costs."

Did you recover your bill by any process of

law? I could not.

You were paid it entirely through the will of Mrs. C.? It is impossible for me to say; I did.

not receive it from Mrs. C.

After being non-suited, and after that handhill had been published, Mrs. C. paid you your bill? I cannot say it was Mrs. C., 1 received. the money through a Mr. Comrie; it was immaterial to me who paid it.

Did you know Mr. Comrie to be Mrs. C.'s professional man? That was impossible to say. Mr. Stokes defended the action, and afterwards

Mr. Comrie paid me the money.

Is Mr. Comrie a lawyer? I believe so. Do you know that he was Mrs. C.'s lawyer? It is impossible for me to know that, because one defended the action, and then it came to Mr. Comrie; it was impossible for me to tell.

Did Mr. Comrie defend the action against rs. C.? No; Mr. Stokes. I believe so, because Mrs. C. told me afterwards, that she never authorized Mr. Stokes to give that plea.

Mr. Comrie paid you the money? By his

clerk.

MR. THOMAS STOWERS was called in, and

(By the Attorney General.) -

Did you know Mrs. C. before she was married to Mr. C.? I did not.

Did you know her after she was married to Mr. C.? I did.

Do you remember the time when Mr. C. was married to her? I never knew the time.

What business did Mr. C. then carry on? When I first knew Mrs. C., by being wife to. Mr. C., he was not in business just at that time; he was a young man.

What business did he afterwards carry on?

That of a stone-mason.

Was that soon after his marriage? I cannot speak to that; I did not imagine that he was married so soon as I understood he had an ac-.

quaintance with this lady.

Did he carry on the business of a stone. mason while she was living with him? He cer-

For how long? Not less than & or 4 years. Was she living with him all that time? As I never visited them, I cannot underrake to say she lived with him all that time, but I concrive she lived with him the principal part of

Had they any children? Not less than S.

Were those children born during the time he was carrying on the business of a stone-mason? Some of them were.

(By Mr. Wardle.)

Where did Mr. C. live at the time you speak of? The first part of the time he lived in Charles's-square, Hoxton; then he was not in business as a mason.

Was Mrs. C. with him at that period? Cer-

tainly she was.

How long did they live there? As I did not visit them, I cannot speak positively; I know it was not less than one year, and, I should imagine, not more than two.

Where did they live afterwards? I do not know of their living any where else, till they went to live in Golden-lane, where he carried

on the business of a mason.

.When was this? He commenced there somewhere about 1794, and he lived there about 3 or 4 years.

Had Mr. C. a stone-mason's yard there? He

had.

At the first place he lived at? In Charles's-square, Hoxton, he lived on his fortune; he had no business.

Did yourvisit at his house? I never did visit

him at any time wherever he lived.

Did you know Mrs. C. by sight? Yes, I did. Did you know when Mrs. C. parted with her busband? No, indeed, I did not.

You have no guess when she parted from her husband? No further than that it was after they quitted Golden-lane I understood.

Do you recollect who told you so? No:

public report,

You know nothing about the matter of your

own knowledge? I do not.

Where do you yourself live? In Charter-house-square.

Mr. JAMES COMRIE was called in, and examined.

(By Mr. Wardle.)

Do vou know Mrs. C. I do.

Have you been employed by her in your professional line? I have.

What is your profession? . A folicitor.

Had you ever any conversation with the D. of Y. respecting Mrs. C.? In consequence of Mrs. C.'s wishing me to wait upon the D. of Y. I said that I should wish to receive a message for that purpose from h. r. h. I did receive such a message, I think in writing; in consequence of which I waited upon the D. of Y. in Portman-square.

State what passed. The D. of Y. spoke to me upon private professional business; I therefore appeal to the chair, with great submission, whether, under those circumstances, I am

bound to divulge it.

The witness was directed to withdraw.

Mr. Fuller objected to any question be ing put to the witness, which might lead him to disclose the secrets of h. r. h. as his client.

The Chancellor of the Exchequer said, he apprehended that it appeared by the witness's own account he was sent for as the solicitor of Mrs. C., and not as the solicitor of the D. of Y., and he was therefore bound to answer the question now put to him by the house.

[The witness was again called in, and informed, that it was the pleasure of the committee that he should answer the last question.]

His r. h. wished to know whether I could raise him the sum of 10,000l. upon mortgage.

The witness was directed to withdraw.

Mr. Wardle said, it was because he knew it was impossible for Mrs. C. to obtain money to the extent she did without such aid, that he had said on a former night, that a professional man was introduced to the D. of Y. for that purpose by Mrs. C., and he hoped he should be allowed to prove that fact, more especially as he had been so flatly contradicted upon this point.

Mr. Adam, feeling the last remark of the hon. gent. applied to something which had fallen from him on a former night, begged leave now to explain what he did say, and meant to be understood, namely, that the affairs of the D. of Y. with which he was confidentially intimate, were those with which he was charged confidentially as a trustee for liquidating the debts of h. r. h. But with that part of h. r. h.'s revenue reserved for his own private expenditure, he had had no interference.

[The witness was again called in, and proceeded as follows:]

I answered, that I believed I could. Itis r. h. after some conversation referred me to his man of business, Mr. W. Adam of Bloomsburysquare. II. r. h. asked me if I knew him? I replied, not personally, but by reputation. I mentioned that I knew him to be a man of very high character. Shortly afterwards, I called upon Mr. Adam, and saw him; I think he mentioned that h. r. h. had told him I was to call upon him (Mr. A.); we proceeded to discuss the business, and Mr. A. said that h. r. h. had occasion for that sum, I think he said to complete the purchase of some tithes in the vicinity of Oatlands; I am not quite sure as to that, but I think it was so; and he said h. r. h.'s then solicitors, Messrs. Farrer and Atkinson, would shortly send me the necessary abstracts, which they did. In the mean time, I had applied to a client of mine, a rich client, and he had agreed to lend h. r. h. the money. The abstracts were laid before a conveyancer, Mr. Walker of the Temple. We made some objections, I think, which is usual in those cases,

'questions to be answered it ganerally happens so. The money was ready to be advanced, and the abstracts were returned to Messrs. F. and A. to answer those queries, I should state, that for expedition (for it was mentioned that expedition was necessary) I had copies made of those abstracts to accelerate the business. I returned the abstracts to Messrs. F. and A., but those that I returned were never sent back to me, and the loan was afterwards declined, and Mesers. F. and A. desired me torsend in my bill, which I did.

Had you ever any conversation, either at that time or any other, with the D. of Y. about

Mrs. C.? I had.

Do you recollect that he ever assigned any reason that was prejudicial to her character, when he parted with her? The D. of Y. stated to me, that he had been served with a subporna to appear in the court of King's-Bench; I think it was on a trial which was then pending in which Mrs. C. was the defendant; which subpona had been accompanied by a very severe letter, describing her very improper conduct in having pleaded her coverture to an action brought for goods sold and delivered; and I think, upon a bill of exchange, one or either, I do not immediately recollect which. His r. h. stated that that was the reason which occasioned the separation.

Do you mean to state, that you understood from the D. of Y., that she had done so without his knowledge? He did not state that; but he said, after such a thing as that, it was impossible but that they must separate, or words

to that effect.

Did he complain of any other bad conduct in Mrs. C.? I do not recollect that he did. think h. r. h. said, that he had sent the letter and subpœna to Mr. Adam.

Do you recollect any thing further that passed in the conversation? There was something passed about the allowance to be made Mrs. C

Do you recollect what that allowance was? His r. h. and Mr. Adam being present, it was mentioned and agreed to, that she should be allowed 4001. a year; but it was expressly mentioned that she must pay her own debts. Upon my mentioning the difficulty of that, for · she had told me she was very short of money, b. r. h. said it was not in his power then to pay them, but that she had some furniture and valuable articles with which she could easily pay . her debts.

[The witness was directed to withdraw.].

The Chancellor of the Exchequer appealed to the house and to the hon. gent. whether it was at all proper to proceed any further in a species of interrogation totally foreign from and irrelevant to the subject of enquiry, and which could throw no light whatever upon the charges of corruption preferred by the hon. gent. would rather, indeed, put it to the sense and discretion of the hon. gent. himself, whether he thought it would at all contribute to his purpose, or he decorous fowards the house, thus to occupy its time with a species of examination so foreign to the object proposed.

Mr. Wardle accoded to what appeared to be the wish of the committee, and consequently withdrew the question; but having one or two other questions to ask. desired that the witness should be called in again.

The witness was again called in.] Do you recollect paying a bill due to Mr. Few, for Mrs. C.? There was a Mr. Few who had a demand upon Mrs. C., and I paid that; I do not know the amount.

You paid it on her account? I did.

DAVID PEIRSON was called in, and examined as follows:

(By Mr. Wardle.)

With whom do you now live as butler? The hon. Mr. Turner.

Did you live as butler in Gloucester-place. when Mrs. C. was under the protection of the Commander in Chief? Yes, I did.

Do you recolluct in the summer of 1805 the D. of Y. going to Weymouth, and Mrs. C. to

Worthing? Yes I do.

Do. you recollect Ludowick, the servant that used to attend the D. of Y. being ordered by the Duke, on an evening about that period, to take a bank bill out and to get it changed? I

Do you recollect any servant being ordered by the Duke to get a bank note changed? I recollect the housekeeper, Mrs. Favourite, bringing down a bill in a morning, and Ludowick going out and getting it changed and coming back and giving it to Mrs. Favourite again, and she took it up stairs.

Do you recollect any servant being ordered by the Duke to get a bank note changed? No.

Do you recollect Ludowick taking out a bank note to be changed? Yes, I do, on a morning.

Did you hear him ordered to do so by any body? The housekeeper gave him the note; I saw her give him the note, and he took it out.

Do you know the amount of the note? No.

I do not. Did you hear the housekeeper give him the order? Yes, I did.

Do you recollect what order she gave him; in what words? No, I do not in particular recollect what order she gave him; but she gave him a note, and he was to go and get it changed.

Are you positive that that note was not given on the night and the change brought back in the morning? I am positive I saw it given.

(By Mr. Brand.)

Was the D. of Y. in Mrs. C.'s house at the time this note was delivered to Ludowick to get changed? Yes, be was up stairs.

(By Mr. Wardle.)

At what time in the morning was this? Near eight o'clock.

Do you know that the Duke was up? I am not certain of that.

(By Sir James Graham.)

How long did you live with Mrs. C. in Gloucester-place? About 15 months.

State whether any and what servants of the D. of Y. came to Gloucester-place during that time? I never saw any one but Ludowick.

Can you state, as far as it came within your own knowledge, that no other servant of the D. of Y. came there? I never saw any other servant of the Duke come to the house, but Ludowick.

(By Mr. Lyttleton.)

'In what year, and in what month in what year, did this transaction happen? About 3 years ago.

Do you know the amount of the note? I do

not.

Do you mean that this passed about the month of January 1806? I mean in July or August, some time then about; it was hot weather when Mis. C. went to Worthing; I do not recollect exactly the time, but it was in the summer time.

(By Mr. Lamb.)

How long was it before Mrs. Clarke went to "Worthing; was it the day before or two days before or three days before? I do not recollect exactly, but it was a short time before she went to Worthing.

Was it more than three days? I cannot be

exactly certain to the time.

(By Mr. Lyttleton.)

Is this the only note that you ever recollect Ludowick to have changed? The only note.

Did Mrs. C. go to Worthing the same day that the Commander in Chief went to Weymouth; did they both leave London the same day? I think the next day in the morning that h.r. h. went away between twelve and one o'clock and Mrs. C. at four or five the next morning.

Was it the morning of the same day that h. r. h. went to Weymouth, that Ludowick took the note out to be changed? It was some

morning a little time before.

*Captain HUXLEY SANDON was called in, and examined.

(By Mr. Wardle.)

What interest had you in col. French's levy?

I was sincerned with num in any and it. It what way and to what extent? A letter of service was given to us both, col. French and capt. Sandon,

Do you know Mrs. Clarke? I do.
Did you or spl. French apply to Mrs. C. for

her influence with the Commander in Chief, in order to your having this levy. In the first instance we were informed, that it was a person who had great interest with a leading person in this kingdom: we did-not know at the moment that it was Mrs. C.

When you discovered it was Mrs. C., state your proceedings. We did not discover it till

we had the letter of service.

What passed with the person whom you afterwards discovered to be Mrs. C., before you knew her to be so? We proceeded upon our letter of service.

Who gave you the information that took you to Mrs. C.? Mr. Cockayne, who was my attorney, informed me that if I had any thing particular to ask for in the War-office, or at the Commander in Chief's office, in all probability he could recommend me to a person who could do any thing in that way for me that I chose to request.

Did he recommend you to Mrs. C.? He

recommended me to her agent.

Who was her agent? I understood a musicmaster of the name of Corri.

Through the means of Mr. Corri had you any interview with Mrs. C.? I really do not know.

Had you any interview with Mrs. C.? It was a long time afterwards that I ever saw Mrs. Clarke.

How long afterwards? I should presume a month after the letter was granted; near upon a month; I cannot exactly say, perhaps, to a week; it might be three weeks.

When you had an interview with Mrs. C., can you recollect what passed between your-self and her? Nothing passed between Mrs. C. and myself, because every thing was arranged and settled.

For what purpose did you apply to Mrs. C.? It was settled previous to that; the letter of service was granted, and I had every thing that was asked.

For what did you apply to Mrs. C.? Mrs. C. wished to see me.

What passed when she did see you? Very little. Col. French asked me to go to Mrs. C., who was, as we supposed, the lady, or the person, or the agent, for we did not at that time know whether it was male or female, at least I did not know: when I went to Gloucesterplace, I found it to be a female.

Do you know whether col. French had, previously to that, seen Mrs. C.? Most assuredly

he had

Do you know when col. French saw Mrs. C.? Nu. I cannot pretend to say when.

Do you know whether col. French saw Mrs. C. before he received his letter of service ? I rather think not; the letter of service was granted before he saw Mrs. Clarke.

Then you do know when col. French saw Mrs. C. i No., I do not, for col. French was going to Ireland, he was taking that part of the letter of service; the letter of service was so extensive it was for England, Ireland, and Scot-

land; he took for Freiend and Scotland, and left me to take that for England.

At this interview between yourself and Mrs. C., what passed? I really cannot recollect.

Do you recollect the substance of it? No, he came to introduce me, merely to say, that was capt. Sandon, and this was Mrs. Clarke.

Do you recollect that the levy was spoken of that day? No; I cannot take upon me to

say that it was mentioned.

Can you take upon you to say that it was not mentioned? No, nor can I-take upon me

to say it was not mentioned.

Do you recollect when you or col. French mentioned the levy to Mrs. C.? Col. French had seen her previous to my having ever seen

Had col. French mentioned the levy to her, previous to your seeing her? I really cannot

Of your own knowledge, do you know that the levy had been mentioned to her? I really cannot say, col. French had seen the person who was to get that; he never mentioned to me whether it was male or female.

Who was that person? I really cannot say; I never knew her till I had the pleasure of being introduced to her, and then I found it

was Mrs. Clarke.

When was the first time that you recollect having spoken yourself to Mrs. C. upon the subject of the levy? I really do not recollect any thing about it, for this reason, the business was entirely settled between Mrs. C. and col. French, and I thought I had nothing at all to do to interfere in it.

State the way and the terms on which the business was settled between col. French and Mrs. C. and yourself.—Col. French and Mrs. C. made it their agreement, which I did not understand; I was not present when they

spoke about it.

What passed between col. French and yourself upon the subject? Of course we wished to get the levy; the letter of service.

What means did you take to get the letter of service? I understood from col. French, that he was to give a certain sum of money for it.

What passed between you and col. French

upon the subject?

[The witness was directed to withdraw.]

Sir A. Pigott objected to the questions, and wished the hon, gent, to shew how any conversation, which had taken place between the witness and col. French, could be evidence against the D. of York?

Mr. Beresford, as the question had been

asked, wished it to be answered.

The Attorney General had not wished to interrupt the examination, or the course of evidence pursued by the hon. gent.; but as an objection had been taken by his learned friend, he must say, that the evidence was irrelevant.

Lord Folkestone, notwithstanding the

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legal opinion just pronounced, thought that any conversation between the witness and col. French, relative to the greens of obtaining the letters of service, ought to be received as evidence upon the charge

against the Duke of York.

The Chancellor of the Exchequer observed. that the noble lord's argument did not apply to the case, because, putting Mini C. out of the question, and supposing the witness and col. French to have conversed upon what passed between the D; of Y. and col. French, his statement of such conversation would not be evidence. If they were to have what passed between col. French, and the D. of Y., they must have col. French himself. He had not objected to the course of his examination. because the hon, gent, having had notice not to proceed to the charge respecting col. French's levy without col. French, ought to have been sufficiently prepared, when he did enter on it, to go through Besides, it would have been unwith it. pleasant to the house, that the don. meinber should, under such circumstances, have been stopped in the course he was pur-

Mr. Yorke agreed with his right hon. friend, that the course of the examination ought not to be interrupted, because it was desirable that the matter should be sitied to the bottom. Though he did not think that infamy would rest with the hon. gent., yet he was convinced there was something foul in the transaction, and that it would be found that bribes had been given to witnesses on this subject. It was the duty of the house to inquire into the

matter to the bottom.

The witness was again called in, and the question was proposed.]

When I saw him, he told me, as he had before, that he had settled every thing with Mrs. Clarke.

Do you know what were the terms con-cluded by that settlement? Yes, he informedme that he was to give her 500 guineas.

What further? I understood that he gave-

her the 500 guiness afterwards.

Do you mean, that that was the only agreement with Mrs. C., upon the subject? I cannot take upon me to say what he made with her, that was the only agreement that I know.

Did you yourself make any agreement with

Mrs. Clarke? None.

You have stated, that of your own knowledge, you were not aware of any other bargain than the 500 guineas? Not rill be went to Ireland; but previous to his taking leave of

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me, he told me that if she wanted more money, I was to give it to her,

To what amount did he authorize you to go

As far as 5 or 6 or 7001, more.

Do you recollect any application being made to Mrs. C., for any alteration in the original letter of service? There were a variety of alterations in the letter of service, because the bounty of different recruits were raised; in the first instance, we had it at 13 guineas, the bounty was raised to 19; we thought of course we were entitled to that 19 guineas; we applied to Mrs. C. to get that enlargement, without any occasion for doing it, for of course we could not get men at 13 guineas when the line allowed 19 guineas.

You mean, that the other recruiting parties were allowed 19, and that you were allowed

13? Of course.

And that you were not allowed the 19 till after you had applied to Mrs. C. to use her influence toget the 19 allowed toyou? All recruiting parties were precisely in the same situation; though we applied to Mrs. C., it must come otherwise, or our recruiting was at an end we could not get a man.

You stated, that the other recrniting parties were allowed 19, but that col. French's levy was not then advanced? It was the order from government, that every recrniting party should receive 10 guineas, it was found that the 13 guineas was not sufficient, the bounty was raised; and though we had engaged to do it for 13 we could not do it for that; and on the general bounty being raised, we applied, and had ours raised too.

To whom did you apply? To the Commander

in Chief, of course.

Then you did not apply, upon that occasion, to Mrs. C.? There was no occassion for it.

Do you recollect that you ever applied to Mrs. C. upon any other occasion relative to the levy? I do not revollect that we did.

As to boys? That brings something to my recollection about boys, that in every 100 men we were to have ten boys, which were to be allowed the bounty of the men; but the letter of service will state it better than I can, for it is in the letter of service.

Do you mean to state, that there was no alteration made or applied for with regard to boys, after the original letter of service? Not after the letter of service.

What alterations were made in that letter of service? The ten boys to the 100 men.

w. Was that done through the influence of Mrs. C.? I cannot take upon me to say, for col. French was the person who entirely finished the business with Mrs. C.

Do you recollect the you ever went to the Commander in Chief, in consequence of any communication or message sent to you by Mrs. C., at Lyon's Inn? I do not recollect it in the smallest degree,

Do you recollect any gentleman bringing you a note or message to such effect? I cannot take upon myself to say any thing about it; I do not remember.

Do you know Mr. Dowler! I once had the pleasure of seeing him at Mrs. C.'s.

Do you recollect any thing particular that passed? Not a syllable whatever passed between Mr. Dowler and myself upon the subject

tween Mr. Dowler and myself upon the subject.
Do you recollect Mr. Dowler calling upon
you at Lyon's Inn? Mr. Dowler was never at
my chambers; at least I never saw him there.

Do you recollect that, in consequence of any communication with any person at any time from Mrs. C., you attended on the D. of Y.? I once, in company with col. French; waited upon the Commander in Chief, to return him thanks for having given us the levy. I never saw the Commander in Chief afterwards upon that subject.

State what sum or sums of money were paid to Mrs. C. by yourself, or with your knowledge, upon this levy business. At various times, I conceive that I paid her 800l.; it might be

850%, but not more,

Do you recollect giving a check upon Mr. Grant for 200l. in favour of Mr. Corri, on account of the levy? Perfectly well; but it was not a check, it was a draft at two months; but it was not for Mrs. C., it was entirely for Mr. Corri, who had acted as the agent from her to Mr. Cockayne, the attorney.

Do you recollect any thing of a loan of 5,000% to the Commander in Chief, that it was in agitation should be advanced him by col. French? I never understood col. French to have 500% in the world; therefore how he could advance five thousand, I caunot tell; for our account with our agent will shew we were very minus indeed, for we owe him 3,800% apon the levy.

You do not recollect any mention of such an advance upon the part of col. French? Most

assoredly not.

You have stated, that 500 guineas was to be paid to Mrs. C. at first; and then, that you have paid her from 8 to 900l. since? I think 350l. I have the exact sums in my pocket-book; it appears by that that it is 850l.

Can you state, whether that 850l. arose out of any particular agreement, at so much a man raised, or in what proportion Mrs. C. was paid? It was to be general; if our levy had succeeded, we were to have made her a present of perhaps a couple of thousand pounds: It appeared to me there was no explicit agreement that a certain sum should be given. But our levy failed, and we were very much out of pocket; she was the only gainer, I believe, upon the business.

Do you recollect how you remitted her these ums you have mentioned? Generally by bank notes; I generally gave them to her myself.

Did you ever give her any large sum of the 850l. at once? 200l. was the largest sum I ever gave her at once.

Endeavour to recollect, whether Mr. Dowler did not call upon you at Lyon's-Inn, and that ou yourself might state that Mrs. C. was overail, and that you had no money for her at that time? No.

You do not recollect any thing of that; cirsumstance? No; Mr. Dowler never called upon me with that message.

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Col. French never stated exactly to you the original bargain between him and Mrs. C.? I understood the 500 guiness in the first instance, and 2001. to Mr. Corri, and it was left to my discretion to make up the 2,000%, as the levy succeeded, or not; if we succeeded in the levy, we might have gone on to the 2,000/. perhaps; if not, it was left entirely to my discretion.

(By Mr. Lyttleton.)

You have stated, that you never saw Mrs. C. till after the letter of service was granted; but in a former part of your evidence you have stated, that you had some dealings with respect to this business with one Corri, a music-master: what passed between yourself and Mr. Corri? Precisely what I have related; that he was to have 2001. for the introduction, and any thing that Mrs. C. and col. French settled; he had nothing more to do with it.

I understand you to have stated that to have passed previous to the granting of the letter of service? The 2001, was paid to him after the letter of service was granted; because, if nothing was carried, he was to receive nothing.

This stipulation was made with Mr. Corri, in case he should sucreed, by means of Mrs. C. in procuring the letter of service? He did not precisely know what it was we wanted of Mrs. C.; we did not tell him what we wished to speak to Mrs. C. upon.

You mean to state, that you only applied to Mr. Corri for an introduction to Mrs. C., without stating what use you meant to make of that introduction? We certainly did not inform Mr. Corri, the music-muster, what we meant to do with Mrs. Clarke.

You mean to state, that you only applied to Mr. Corri for an introduction to Mrs. C., without stating what use you meant to make of that introduction? Mr. Corri spoke to Mr. Cockayne, to make him a friend; Mr. Cockayne was the person that we had to do with upon the business altogether; Mr. Corri had nothing to do with it, he did not know what we were to do with Mrs. C.; it was merely that he could get letters or any proposition conveyed to her.

What passed with Mr. Cockayne? I do not know what passed between him and Mr. Cockayne.

(By Mr. Herbert.)

You have mentioned, that several sums were agreed to be paid to Mrs. C.; state whether you know that fact of your own knowledge, or whether it is by hearsay from col. French? The 850t, I paid myself; the 500 guineas, I understood from col. French, that he had paid.

(By Mr. Barry.)

How, often did, you see Mrs. C. during the negociation respecting this levy? Previous to the letter of service being granted, I never saw

How often did you see her during the whole

negociation? I dare say fifty times,
Was any direct application made to the Commander in Chief, upon the subject of this levy, from col. French and yourself? Of course a regular application was made from col-French and unyself, to grant us this letter of service; that went through the regular office, and we received the regular answer.

It was long subsequent to that, that you and col. Freuch applied to other individuals upon the subject? That I cannot take upon me to say. Col. French came to town, he had been raising two levies in Ireland, he had raised them with promptness and credit to himself, and great satisfaction to the Commander in Chief; he asked me, whether I would join him in getting the levy, and I imagined that the length of my service entitled me to ask of the Commander in Chief for this levy with col. French.

For what purpose was the sum of 500 guineas promised by col. French to Mrs. C.? When we understood that this music-master could introduce us to a person in very great power, we thought that we had better give the 500l. for their assistance, whoever it was, whether male or female; and then in the regular form, we applied to the Commander in-Chief.

dlad you not reason to believe that the application would be refused, by the Commander in Chief, at that time? It had not been refused, we never had a refusal; we did not but it to the trial. I really cannot say whether the Commander in Chief would refuse it or not, I do not see why he should refuse it?

Had you not reason to believe, that the application would be refused by the Commander in Chief at that time? I had no reason to believe it would be; we had done nothing that was improper, and why should it be refused: I do not think it would have been refused.

If you did not think that the letter of service would be refused, how happened it that any application was made to any other person than the Commander in Chief, and why was a sum of money promised to obtain it? It would facilitate the letter of service when we presented the letter, of course; and that was the reason why we applied to the person in power.

(By Sir Thomas Turton.)

How long was the promise of 500 guineas, before the letter of service was granted? It was a long time before we got the letter of sgrvice; it was very near upon two months or ten weeks before we got it, after the first pruposal.

What was the reason alledged by col. French to you for the further edvance of the 7 or 800l. He gave me no particular reason; he said that I had better give her that sum; he gave me no

particular reason.

'Ilave you any, and what reason to believe, hat the letter of service was expedited by the money given to Mrs. C. ? My own private opinion was, that it was not; for, I think, she

had very little influence with the Commander in Chief.

Have you any reason to believe, that the Commander in Chief was privy to the money given to Mrs. C.? None in the world; I never could have the idea.

Having stated, that you considered the influence of Mrs. C. to be very small, upon what grounds do you found that opinion? length of time we had in obtaining the letter of service.

(By Mr. Yorke.)

Had you any conversation yourself with Mr. Cockayne, respecting this transaction? No, it was merely we were to be introduced to this person who had great power, and thore to state what we wanted to them.

You have continually said, you were informed that a person had an influence with a great personate; by whom were you so informed

Mr. Corri, the music-master.

What communication had you with Mr. Corn, the music-master, with reference to this transaction? He was a client to Mr. Cockayne, and he proposed or mentioned something of this nature to Mr. Cockayne, saying, that if any of his friends were military, and wished any assistance in the War-office, or the office of the Commander in Chief, he could assist

them, through his introduction.
What did Mr. Corri mention to you; what personal communication was there between you and Mr. Corri? Nothing more than I say; saw Mr. Corri once or twice, and he would not tell, me the name of the person; but he still persisted, in repeating what I have mentioned,

that he had interest with this person.

Did the proposal come from you to Mr. Corri. or from Mr. Corri to you, and in what terms and what manner? Mr. Corri proposed it to Mr. Cockayne, Mr. Cockayne mentioned it to me, and then an interview took place between Mr. Corri and me.

Then I now understand you had a personal communication with Mr. Cockayue yourself? Mr. Cockayne was the person who introduced

Mr. Corri to me.

How did he introduce him, and open the subject? Exactly as I have mentioned. This man was a client of Mr. Cockayne; he informed Mr. Cockayne, that if any of his friends were military, and wished for assistance in the Waroffice, or the Commander in Chief's office, he had a person of his acquaintance that could be of very great use to them.

. You are now only stating the conversation between Mr. Cocksyng and Mr. Corri; did Mr. Cockayne relate to you, that he had had such a conversation with Mr. Corri, and what he would propose to rou in consequence of that conversation? He did relate it to me, and I begged to be introduced, or to have an interview with Mr. Corri.

Did Mr. Cockayne come to search out you, or did you go to search out Mr. Cockayne ? I really connot say; he was a client of Mr. Cooksyne; Mr. Cocksyne is an attorpey.

Mr. Corri was a client of Mr. Cockayne? Yes.

You have been relating a conversation between yourself and Mr. Cockayne; did Mr. Cockayne come to you to inform you of this channel, or did you go to search for Mr. Cockayne? Mr. Cockayne was my attorney; and going there upon other business, he then related this to me.

(By Lord Folkestone.)

Did that interview with Mr. Corri, in which 2001, was offered to Mr. Corri for his good services, take place previous to the regular application to the Commander in Chief? No, I believe it was not; we did not mention any thing to him about the 2001. then.

When was any thing mentioned about the 2001. to Mr. Corri ? After the letter of service

was granted.

For what purpose was the 2001. offered to him? He had previously mentioned, that he expected something for his trouble, in the event of the letter of service being obtained, but no sum was named.

Was the application to Mr. Corri previous to the application to the Commander in Chief?

No, certainly not.

Was your first interview with Mr. Corri previous to your regular application to the Commander in Chief? Assuredly.

And, in that interview, it was understood that Mr. Corri would give you his good offices? With his friend, which was Mrs. Clarke.

Was the offer of 500 guineas to Mrs. C. made with your privity? Certainly it was; I empowered col. French to write thus much to the person who we understood was to be our friend in the business.

Was that previous to the regular application? Certainly.

(By Sir Mark Wood.)

Did you ever mention to col. French your idea, that Mrs. C. had not much interest with the Commander in Chief? Repeatedly.

What was col. French's observation?

had better see what she can do."

Did col. French mention to you the necessity for keeping this transaction secret? Most assuredly he did; certainly.

From whom did you suppose it was to be kept secret? It was required, from the person who was unknown to us, that it should be kept secret.

Do you mean the person who was then unknown to you, as being Mrs. C.? As it proved

Do you mean to say, that Mrs. C. required that this transaction should be kept secret? Not a doubt about it; that she requested it upon all occasious; and when I have seen Mrs. C. she requested I would not mention her name, or the Commander in Chief's name.

From whom did Mrs. C. wish it to be kept secret? From all the world, from every body. Did Mrs. C. ever mention a wish that it should be kept secret from the D. of X' has having received any money? Most assuredly; she begged that it might never escape my lips

to any body.

Then from conversation you have had with Mrs. C. from time to time, had you reason to suppose that she kept it secret from the D. of Y.? I cannot pretend to say that, I know nothing about what she did with the D. of Y.

Do you mean, in the last answer but one, that she wished you should keep it secret from the D. of Y.? And exery body else as well.

the D. of Y.? And every body else as well.

I ask particularly as to the D. of Y.? Yes,

certainly she did.

(By Mr. Grenfell.)

Was any money paid to Mrs. C. before the letter of service was obtained? No, nothing.

(By Sir Thomas Turton.)

I understand you to have stated, that you have seen Mrs. C. to the number of 50 times; in any of those times did she ever inform you that the D. of Y. was privy to the transaction of her taking any money? Never.

Did she ever at any of those times inform you that the D. of Y. knew of the application to

her? No, she did not.

Was the money which was paid to Mrs. C. paid solely on account of col. French, or were you interested in that money yourself? I had part of the levy, and the money that was paid

by us was from the joint stock.

When you had conceived, from the delay of the letter of service, that Mrs. C. had very little interest with the D. of Y. with what motive did you consent that your money should be thrown away afterwards to the amount of 850l. to a person who had in your apinion no interest? I have only to say, that she persuaded us to the contrary, and said that she had a great deal of influence over the Commander in Chief.

I understood you to say, that you had concluded, from the delay of the letter of service, she had very little interest with the D. of Y.

That was my opinion.

And I understood you to say, that, subsequent to the letter, you had paid her \$50l. consequently your payment of \$50l. was subsequent to your conviction that she had little interest with the D. of Y.; state therefore why, having that conviction at that time, as you have stated, you consented that your money, to the amount of \$50l. should be thrown away? It was my opinion, but it was not col. French's.

(By Mr. Beresford.)

Do you recollect the date of your application for the letter of service? No, I do not.

State by what sums the 850l. which you paid to Mrs. C. was made up? 100l. 100l. 200ls, 100l. 150l. 100l. and 100l.

Will you state the dates? I have no dates.

Mr. DOMINIGO CORRI was called in, and examined.

Do you know eol. French and capt. Suzies

Sendons: Cinly capt: Sendons Lineric mercel. French.

Du mai meellect introducing capt flandom to Mrs. 42. 1. Inexer introduced him? he introduced himself.

Did you give him the direction that enabled him to introduce himself? Quite the contrary he asked me very often, but I never would tell film: he asked me several times, and I always told him I could not say who the lady was; but he found it out himself, and told me he know the name of the person, and that cel. French had gone to her.

Do you of your own knowledge know what the consequence of their going to her was? Yes,

Say what it was.—Capt. Sandon was introduced to me by Mr. Cockayne; and he told me that he knew that I was acquainted with the lady who had a great influence in the War office; and he told me that if I would speak to this lady, she would have 2,000% for what, I recollect, for the levy of the troops. I told him I would speak to Mrs. C. and so I did; and gave him the answer, that she would try what she could; but she said at the same time, it was a very difficult matter, that she was abliged to break through it gradually, and could recommend nobody but people of character, and qualified for the place, and to go through the War office, as every body else was; and this I told captain Sandon.

Do you of your own knowledge know any thing more of the bargain between Mrs. C. and col. French and capt. Sandon? Yes; capt. Sandon came to me and said that the Duke had acrewed them down very hard, and that he could only give 700l. "Well," I said, "it is could only give 700%. all the same to me what you will give, and I will tell her what you say;" and I told Mrs. C. of this new proposal. In this intermedium. capt. Sandon introduced himself, as I said before, to Mrs. C. and I never heard any more of the business, they settled it by themselves; except in the month of June 1804, Mr. Cackayne sent to me at the coffee-house, the Cannon coffee-house, and he brought a bill, I believe, which I never looked at, for 2001, payable to my order, he said, upon Mr. Grant. I did not look at the bill; I put my name, and gave it to Mr. Cockayne, and said, you had better keep it yourself, I am under an obligation to you, you had better keep it. And that was the end of my business.

Do you of your own knowledge know nothing further of the bargain that was made? Nothing more; several people came to me applying to me for places, and I told Mrs. C.; but I never heard any more. She was very anxious to get the Gazette every night, expetting places; but I know nothing more of the parties, for I introduced them to her, and I had nothing more to do with it; and no more business of any sort passed between Mrs. C. and me, except the

Have you, since this business came before the house, destroyed any papers? I destroyed a paper in the mouth of July, the same year, went to Mrs. C.'s house, and she told me she was coming to me; that there was a terrible noise; that the Duke was very angry, and desired I would burn all papers and letters that I had; consequently I burned all the letters at that time.

Have you burned any papers since this business came before the house? I had none; I have four letters in my pocket now, which I received from Mrs C. since the 1st January; but I was terrified at that time, and did not like the business, and I destroyed the papers which I had at the time of this transaction immediately after it had taken place.

(By Mr. Lyttleton.)

Are the four letters, which you have now in your pecket, to the same purport with the papers you burned before? No, invitations to go and see her, to go and spend the sixth day of the year with her; the first was an invitation to The first day I went there was the sixth, and she desired me to dine and sup, and to remain the whole evening, which I did; and on the 15th I went and supped there again.

Has Mrs. C. ever stated to you any thing respecting the D. of York's opinion respecting these transactions? She never talked any thing to me; she always told me the same thing she had before, that it was always a very delicate thing to open such matters to the Duke.

When Mrs. C. stated to you that the Duke was very angry at what had passed, upon which statement you burned the papers; did she explain herself any thing further, and state at what the Duke was angry? Yes; she told me at that time that the Duke was watched very close by col. Gordon, and that Mr. Greenwood also watched her motions; therefore she was so situated, she could get nothing almost,

(By Mr. Beresford.)

What was the paper which you destroyed? O, just common things; I could not remember five years ago; a desire to capt. Sandon to go such a day to the War-office, or something of that kind. I was there every day of the year, consequently we had plenty of time for conversation, and she need not send letters to me.

What do you mean by saying you destroyed papers? I mean, that Mrs. C. said to me, that-I should destroy every paper, (because the Duke had heard of something of the kind, and he was very angry indeed) " for God's sake;" and my wife was present at this conversation, and she went home and burned the letters; further, she told me that perhaps we should be called where I have the honour to be now.

(By Mr. Croker.)

Did Mrs. C. mean to state, that the D. of Y. suspected that there had been some correspondence between her and capt. Sandon, and that the fear of the Duke's discovering that induced her to desire you to destroy all letters that had passed upon that subject? the was

soon after capt. Sandon's business. One day I just going to Kensington Gardens at the time, the carriage was at the door, and she said in a great hurry, " For God's sake go home and burn the letters;" and there was very little more passed in the hurry.

You have stated, that you put your name upon a bill for 2001. and returned it to Mr. Cockayne, saying that you had obligations to him; do you mean to say, that you got no remuneration or reward for your services in the transaction between Mr. Huxley Sandon and Mrs. C.? None whatever, not one shilling.

What induced you to put your name on that bill? Because Mr. Cockavne told me 'it was payable to my order; I did not read the bill.

Did you owe Mr. Cockayne any money? Yes; I have Mr. Cockayne's account here from the year 1802 to 1806, debtor and creditor, and not one penny creditor but the 2001. which took place in the year 1804.

What obligations did you mean in consideration of which you gave Mr. Cockayne this bill of 2001. ? I thought, in the first place, that he was entitled to the half, if it had been for us, for I never asked any thing; and I thought he should have the half; and at the time I said. "You may as well keep the whole, you are very welcome;" and he said, it is a very good act of generosity, Mr. Corri.

Do you know whether Mr. Cockayne got the money for that bill! I know nothing about it, he wrote me a letter, thanking me for this act of generosity.

(By Mr. Sheridan.)

In this letter of Mrs. C.'s, which you state yourself to have destroyed, did she express any apprehensions of the D. of Y.'s knowing any thing about the transactions in which yourself and she were concerned? Yes, it was in consequence of that that the Duke had heard something which had transpired, and that he was very angry, and that we should be called to this House.

You have stated, that you have seen Mrs. C. twice since the 1st of January, on the 6th and the 15th; was there any conversation at either of those meetings, when you supped each time, respecting the transaction to which this related? Yes, I was a little surprised, because soon after dinner she sent for the twelfth cake, and they sent, for a compliment, to some gentlemen, and two gentlemen came in the evening; and as soon as they came, the conversation of this affair of Mr. Sandon was introduced, and I repeated every word there just as I have here, that capt. Sandon told me she had received the 5001. and Mr. Cockayne had received the 2001.; and they were laughing at me, saying what a fool I had been; and this was the topic of the conversation of the whole night almost.

You have stated, that you were surprised at that conversation having been introduced by Mrs. C. that evening; did Mrs. C. assign any reason for introducing that conversation on the arrival of the two gentlemen you have mentioned? No.

Did Mrs. C. allude to any other transactions of a similar nature, before these gentlement. No, the rest was spent in convivial conversation and merriment, and I left the gentlemen there at twelve o'clock, or a little after twelve, drink-

ing there.

Do you know who the gentlemen were? I could describe the person; one I know, and knew the second time; she did not tell me the first time, but the second time she did, and introduced me to him; she asked me the first time, whether I could tell who he was, I told her he appeared to me to be a lawyer; he laughed very much, this gentleman did, and I knew no more the first time; the second time I could tell you who he was, if you please.

Were the same gentlemen present both upon the 6th and upon the 15th? The 15th, I am not altogether certain as to the little one; the long nosed one, the friend of Mrs. C., he was there, and she introduced me to him; but I believe the other one was there too, from my re-

collection.

Who was the gentleman whom you do know? Must I tell, for she told me in secret. [The witness was directed to answer the question.] She told me it was Mr. Mellish, the member, who I suppose is in the house.

Do you now know who the other gentleman was? I could describe the figure, if I could see him; my sight is not very plain; but I should

not be surprised if he was here.

Was there any other person present besides these two gentlemen? The first time there was

a young lady, besides Mrs. Clarke.

Was there no other gentleman present besides those two you have referred to? No; only Mrs. C., a young lady, and two gentlemen, and myself, the first time.

The second time? The second time there

was another new gentleman.

Did Mrs. C. inform you who that third gentleman was? Yes, she told me he was a writer of some paper; she told me the name, but I do not remember his name at all; some writer of some paper; and she mentioned some paper, but I forget what paper it was; I took no notice of these things; she said that this man was to take care of her, she was obliged to have him with her to take care of her.

Did that person seem acquainted with the other gentlemen, or either of them? Yes; when he came, he shook hands with Mr. Mel-

lish.

You have stated, that in the letter which you destroyed by Mrs. C.'s desire, ahe expressed great apprehensions of the Duke's knowing she was concerned in any such transactions; state, upon your recollection, whether or not Mrs. C. did not more than once in this letter express her apprehensions of the D. of Y.'s knowing that she had received money in the way in which it was stated, that she had.—I could not remember the contents of the letter; but this conversation was repeatedly with me, to take care that the Duke should know nothing of the kind; this was done every day; and that she

Did Mrs. C. allude to any other transaction: was obliged to have great caution, to break the a similar nature, before these gentlement matter cautiously to him.

[The witness was directed to withdraw.]

WILLIAM MELLISH, Esq. a member of the house, attending in his place, was, at his own request, Examined.

(By Mr. Wardle.)

Did you meet Mr. Corri at Mrs. C.'s, on the 6th or the 15th of January last? I never was at Mrs. C.'s in my life, nor did I ever see her, to the best of my knowledge, before I saw her here.

Mr. DOMINIGO CORRI was called in again, and examined.

(By Mr. Mellish.)

Did you ever see me (Mr. Mellish, the member for the county of Middlesex) at Mrs. C./s? No, it is not you; but I only say what she said to me; the person I saw was a gentleman of a darker complexion than you; if she tell me alie, I cannot help it.

' (By the Attorney General.)

Can you describe the third person you saw at Mrs. C.'s; the newspaper man? Yes, he is a very aukward figure, sallow complexion; I would call him rather an ugly man; very badly dressed; dark hair, and rough in his manner of speaking; he appeared to me not to be an Englishman, he had such a broken accent; he was not elegant in his speaking.

(By Mr. Beresford.)

Did the man squint? I think a little, I am not positively sure; if he squinted, it must be on the left side; I sat on his right side. (A:

laugh)

Was not his name Finnerty? No; I do not remember the name at all, I have a very bad memory for names. She told me the name and the paper. He told me that he had travelled a great deal, and that he had been in Africa; and he said that he did not like any music but Scotch music, and he made me play a tune fifty times over, the same tune over again.

(By General Phipps.)

Did the person wear his arm in a sling? No: he wore them very careless, in that way (de-

scribing it.)

You have mentioned, that Mrs. C. told you the name of the paper to which he was writer; was he not a writer for the Morning Chronicle? It must be either the Morning Chronicle, The Times, or the Post, one of the three.

(By Mr. Sheridan.)

Did you hear any person call him by the name of Finnerty ! No.

Have you any reason to think that that is his name, from what you have heard? Nobody, told me his name; but we went into the hacks:

. rhom, me and Mrs. C., and left all the gentlemen in the other room, and there she told me about Mr. Mellish and this other person.

You did not hear the name of this other per-

son mentioned at all? No.

Do you know the person of Mr. Finnerty? No; I could not recollect him at all; but I thought the name to be something like a foreign name; if I could see him I could tell.

[The Witness was directed to withdraw.]

WILLIAM DOWLER, Esq., was called in, and examined.

(By Mr. Wardle.)

Are you not just returned from the continent with dispatches? On Thursday last I arrived from Lisbon with dispatches.

Have you known Mrs. C. long? Several

years.

How many years have you known her?—I believe 8 or 9 at least; I am not confident.

Do you recollect ever seeing col. French and capt. Huxley Sandon in Gloucester-place, while Mrs, C. was under the protection of the D. of Y.? I have.

Did you ever hear either of them speak to Mrs. C. on the subject of the levy? I have.

Did you ever speak to col. French or capt. Sandon yourself, by desire of Mrs. C., on the subject of the levy? I did.

Do you recollect any conversation that you had with col. French on that subject? I do.

State as nearly as you can, what you recollact to have passed at that time.—I saw col. French several times.

Relate, as nearly as you can, what passed between col. French and yourself upon that subject.—I saw col. French at Mrs. C.'s house, and was informed that he was there on the subject of the letter of service. I asked Mrs. C., from curiosity, the nature of it; she told me; and I recollect perfectly, that I took the liberty of saying that I disapproved, or thought it was exceedingly wrong, such a business, and endeavoured to dissuade Mrs. C. from it. That was one of the conversations I recollect to have had with Mrs. C. upon the subject; it was after col. French left the house that morning.

Do you recollect when you next saw col. French, and had any conversation with him respecting the levy? I cannot recollect when I saw col. French; it is a long time back; but that I did see him several times after that, I

perfectly recollect.

State the substance of the convarsations, as meanly as you can, that passed between you and col. French on the subject of the levy.—Mrs. C. told me she was to have 1,000% and a guinea a man, as far as my recollection serves me, to be paid on the competion of 500 men, when they may passed. I was likewise present when col. Magich or capt. Sandon, I am not positive which, paid Mrs. C. 500 guineas of the 1,000 that was first of all promised. Afterwards, I recollect seeing col. French there, and its states, that there could not possibly be any bat

the usual bouncy given, and that he came, (Mrs. C. was not visible at the moment he came) to request that an increased number of boygehould be included in the number of the lavy, which he should be able to procure at a less sum than the bounty given for men; and that then he should be able to go on with the sarvice, otherwise, he said, that he should be obliged to abandon it. I do not recollent any thing particular that occurred after that time: but I understand that obstacle was removed with respect to the boys, that col. French's wish was obtained. I cannot speak to that beyond my recollection at this distant time.

Do you recollect any other application of col. French's, to have an obstacle of any other

description removed? I do not.

Do you recollect that he requested so any time, that the recruits might be passed nearer the place where they were recruited than the rendezvous at that time was? I recollect that col. French stated, that as he expected to get the greater part of his recruits in Ireland, it would be very difficult and expensive to pass them in the Isle of Wight; but I cannot recollect the particulars of what passed at that time.

You have stated, that you remonstrated with Mrs. C. on this transaction; what answer did she make to you when you so remonstrated; what excuse did she offer? This and other proceedings I frequently mentioned, and endearoured to dissuade Mrs. C. from having any thing to do with them; she stated, that the D. of Y. was so distressed for money that she could not bear to ask him, and that it was the only way in which her establishment could be supported. I beg leave to state, that in consequence of this, Mrs. C. was offended with my freedom, and I ceased to see or hear from her, for I cannot tell how long, till I think nearly my departure for South America in 1896.

What was the nature of the remonstrance you made with Mrs. C.? I felt that it might implicate her character or the D. of Y.'s at a future time, that was what I told her; that there was a great risk attending it, and I thought it was very dangerous to her reputation and to his

(By Lord Folkestone.)

In what situation are you? I have lately been in charge of the account department of the commissariat at Lisbon.

How long have you been in the commissa-

riat? Since 1805.

How did you obtain your situation in that department? I purchased it of Mrs. Clarke... Did you apply directly to Mrs. C. for the appointment? Certainly not; she suggested it me.

Did you pay any money to Mrs. C. for the benefit you received from it? I first of all gave lier 20001, and at other times other sums to a very considerable amount.

Did you ever make any other direct and regular application to obtain that situation? To no una "You had produce as to shall have?" Publish I was proved if ther; I believe house should be

division with rever.

In white disjoictment lies the presentation to witch appointment as that which you hold? the treasury.

(By Mr. Yorke.)

In what situation of life had you been before you were appointed to the commissariat; had you ever been in any public office? I had never been in any public office. When my futher retired from business, which was within the knowledge of gentlemen who are members of this house, I retired into the country with him; he was a wine-merchant and a merchant in general.

How did you become acquainted with Mrs. C.? Through a gentleman that is deceased, capt. Sutton, whom I had known for some years pre-

vious to my knowledge of Mrs. C.

When did capt, Sutton introduce you to Mrs. C., and in what manner and with what view did he so introduce you? He took me to dine at her house; the view was because there were a few musical persons to be there, a musical party; capt. Sutton asked me whether I would go out to dinner with him; and that was the cause of my being introduced to Mrs. C.

When was this? I have said as nearly as possible, about 8 or 9 years perhaps ago, but I am not confident as to the length of time.

In what manner and at what time did you make the proposition to Mrs. C., through her influence to procure the office which you now hold? She made the proposition to the.

In what manner did she make you the offer; and what passed between you upon that oc-casion, and when was it? She stated that she was extremely pressed for money, and requested that I would assist her, as the D. of Y. had not been punctual in his payments, and I applied to my father in consequence; he hesitated, and I told her I could not furnish her with more money than I had then given her; she then pro-mised, not the situation I now hold, but another; I applied to my father, and he did not seem at the moment to give his consent to it. It was afterwards, a considerable time afterwards, for many months elapsed after the first suggestion wits made by Mrs. C. to me, he at last consented to it, if I could be confident it would be a matter that would not become public, if I felt myself secure in it. In consequence of that I was named to the appointment I now hold

Did you never make any application for the office to any other person; and in what man ner was your appointment to the office communicated to you! I never applied to any other person; Mrs. C. told me that I should be appointed sponer by much than I will and at last stated as the reason why it was part off, because a Mr. Manby, who had been to the 10th regiment of dragnous, was to be first gazetted; my appointment was delayed in con-

Never to may one burto mrs. C. P. Twite or write months at the unfolk being two guzetted, after Mr. Manby. In what year was that 1809.

Was your father apprized of the object you had in view? Certainly.

Might not your fitter have made application through other friends, for this situation for you! I am certain not.

(By Mr. Huckisson.)

Do you recollect the titte of this communication with Mrs. C. respecting this appointment? I do not.

. State it as nearly as you can. - I really cannot state it at all correctly, because it was the subject of conversation; it was first of all pointed out to me, the situation of a commissioner of the Lottery, which caused the delay. I understood my appointment was on the point of taken place, but it was set aside because the vacancy that happened was given to Mr. Adams, the Secretary to Mr. Pitt; and then it was suggested to me, that the commissariat was an eligible and gentlemanly-employment, and not an inactive one, as I believe the circumstances of my service will sufficiently shew.

Am I to understand from you, that this arrangement, about getting you the situation in the commissariat, arose about the time that Mr. Adams, the Secretary to Mr. Pitt, was appointed a Commissioner of the Lottery? I believe it was afterwards; but they were both the subjects of conversation previous to that.

Was it soon afterwards? I am sorry I can-

not state that correctly.

Will you state the year? I do not know the dates, because they were both the subject of

conversation before they took place,

Can you state the date of your commission appointing you in the commissariat? I was first in the store department of the commission riat, previous to my going, and after I went to South America; and I was transferred to the account department on my going with Sir A: Vellesley.

Do you know the precise date of your first commission from the Treasury appointing you an assistant commissary of stores and provisions! I think it was in Jone or July 1805.

Do you know the names of the Lords of the Treasury by whom that commission was signed? My commission is at Lisbon with my loggi I cannot answer that; as I came with dispatches, it was necessary I should not encumber myself wish luggage, and it is there.

Cannot you state, upon your own receiledtion, the name of any one of the Lords of the Treasury who signed that commission ! I can-

You also held a commission from the Secretary at War? I believe that commission was made out after my departure, and that it has herer been in my pottession; but I have no paper to help my recisiection. After your departure for what place? Booth Ruleston.

_2 E

commission in June or July 1805? I believe

Where were you employed after that time In the eastern district, Colchester, and Sudbury, in Suffolk.

You have stated that Mr. Manby's commis-

sion took place before yours? It did.

And that Mr. Manby's having the precetlence over yours, was the cause of the delay n your appointment? Yes.

Do you know the date of Mr. Manby's? I do not; I believe it was the commencement of 1805, but I cannot be positive to the commission of Mr. Manby, as I never saw it.

You stated, that you were appointed, in June or July 1805, assistant commissary of stores and provisions; by whom was the notification of that appointment communicated to you? I was apprized of it a few days before it took place, by Mrs. C.; in consequence of which, I recollect paying her the remainder of the 1.000/.

In consequence of this notification being received from Mrs. C., what steps did you take in order to procure the instrument which put you into possession of your appointment? was apprized that it was at the usual office in the Treasury, and Mr. Vernon was the gentleman, I believe, that signified it to me; I was in expectation of it every Gazette, Do you know who Mr. Vernon is? I believe

Mr. Vernon's is the Office in the Treasury

where commissions are left.

.. Did you understand from Mrs. C., that she made her application direct to any person in the Treasury; or through what channel did you understand from her that that application was made? To the D. of Y.

Is the Committee to understand, that you gave your money to Mrs. C. under the belief that you had been recommended to the Treasury for this situation by h. r. b. the D. of Y., shrough the influence of Mrs. C.? Certainly.

From the time that you first understood that this application had been made to the Treasury, up to the time that you received this commission, did you take any steps to hasten or to expedite the object of your appointment with Mrs. C., through any other channel whatever? I did not.

Had you had communication with any person connected with the First Lord of the Treasury, or any other gentleman then in the Treasury, on the subject of your expectations of . your commission, up to the time that you came to Mf. Vernous to take out that commis-

my expectation.

Then you saw Mr. Vernon before you were appointed? Certainly I know Mr. Vernon.

Ton save no other person at the Treasury?

None Between the time in which you state you paid the premium for obtaining this commision, and the time that you actually received ? did you receive any intimation from any

You have stated, that you received your first person connected with the treasury, that your expectations were favourably entertained? Mr. Vernon mentioned to me one meraing when I called there, a gentleman was speaking to him; I was desired to call in five minutes: he said, "I believe you are going to be ap-pointed an assistant commissary," I do not know the exact term, there was a paper going up, and he said, "I have no doubt the appointment will take place, it has been signified from the Board," or some such expression.

> Did you receive from Mrs. C., the person whose recommendation you think procured you this situation, any information respecting the progress making towards the completion of the appointment? I have stated what passed between Mrs. C. and myself respecting Mr. Manby's appointment, it was the subject of conversation afterwards; but it was not of that consequence to me, as to make it the subject of

particular inquiry.

What, in point of fact, was the distance of time between the money being paid by you and the appointment to the commissariat? I cannot at all tell that.

Not whether it was in the same year? Cer-

tainly in the same year.

Within six months? Certainly.

I think you stated, that you had paid some sums of money to Mrs. C., in expectation of getting some appointment, before you paid to her the specific sum that was to lead to this appointment? Not in expectation of getting any appointment,

For what other reason? It was considered merely as a temporary relief to her; she was always stating, "the Duke will have more money shortly, and I will pay you;" and it was obtained from my father at my request, bus

with no view of any appointment.

Then is the Committee to understand, that the sums of money which you paid to Mrs. C., before you paid this sum for this appointment. were loans made to her without any expectation of any public employment being conferred upon you? Certainly.

(By Mr. Whilbread.)

When Mr. Vernon, from whom you received the notification of your appointment, made that notification, in what terms was it made; was it verbally or in writing? Verbally.

What were the terms of it? "I believe, Mr. Dowler, you are going to be appointed an assistant commissary," as far as I can recollect the expression.

In what terms did Mr. Vernon intimate to you, that you were abually appointed? The Intimation was, that the appointment was in a train, not that I was actually appointed.

From whose hands, or from whom did you actually receive the warrant of your appointment. I believe from Mr. Vernou; there are fees paid upon them, and I am not certain whether myself or a friend received the commission, and paid the fees, or not.

You do not recollect whether you received it from Mr. Vernon's hand or not? I do not.

Do you recollect whether you respired it meny letter from Mr. Vernon? I believe not, I am not confident, it cannot charge my memory with a circumstance which I did not consider of any consequence, at the distance of from 1805 to the present time; I am here very relactantly; I am just arrived in England, end had but yesterday a summons to attend this house very unexpectedly.

(By Mr. Alderman Combe)

From the time you have received the appointment in the commissariat, to the present time, have you never ascribed your appointment to any other interest but that of Mis C? I stated, that Mrs. C. did not give see the appointment I hold, and that was the only answer I ever gave; I bought it.

Was not your father a common-councilman of the city of London? He was, for many

years.

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Did he not represent the same ward of the city of London of which air Brook Watson was the alderman? He did

1)0 you recoilect a conversation that passed between yourself and me (Mr. Alderman Combe) at the top of the Haymarket, after you had received the appointment? I recoilect steing Mr. Combe, but what occurred I cannot

possibly tell.

Do you recollect this having passed, that I congratulated you upon what I had heard, as to your hiving received an appointment in the commissariet, and that I put the question, Whether you had received it from the favour of Mrs. C., or the patronage and favour of sir Brook Watson? I have no recollection of the conversation that passed from Mr. Combe. but his congratulation to me; he was on hoiseback; I think the horse did not stand very still, and I ran into the middle of the street, to ask Mr. Combe how he did.

Are you quite certain, that to that question you did not answer, that it was entirely by the favour of sir Brook Watson? Upon my honour I cannot recollect what passed, as I have be-

fore stated.

Will you undertake to say positively, that you did not at that time say it was by the tavour of sir Brook Watson? I cannot say positively, but I state what I stated before, that Mrs. C. did not give me the appointment; and many mistakes have occurred upon that, by persons supposing that I received it without having purchased it, which is the fact.

(By Mr. Sheridan.)

When you made the remonstrance you have stated, to Mrs. C, did she endeavour to allay your apprehensions with respect to herself, by any suggestion that the D. of Y. was fixing to her taking money on such an occasion? I cannot say what conversation arose, except that she was offended with my freedem.

Did you not consider Mrs. C. as placing a

vary particular confidence in you; for a long combe of rearts. On these occasions lymbagic so; but as my opinion did not account with hers, communication very soon ceased on such subjects.

Is the Committee to understand, that Mrs. C. did not give you any reason to think that the D. of Y. knew of her taking that money? She gave me reason always to think that the D. of Y. was perfectly acquainted with it.

Do you not recollect that the transaction respecting col. French and major Sandon was in 1804. I do not recollect the time of the trans-

action.

Do you recollect whether it was before or after your giving Mrs. C. the 1,000% for the parchase, as you term it, of the place for you in the commissional? My expostulation with Mrs. C. on the subject of col. I'rench, was previous to my appointment in the commissionat, I believe so, as far as my recollection goes; but I trust at this distance of time I shall be excused, if I am imperfect as to the dates.

The transaction with col. French was in 1804? I have a belief that it was so; but, not being positive, I would not centure to say

that of which I am not sure.

If, from respect to Mrs. C., you thought it right to remonstrate and expostulate against the transaction with col. Freych in 1804, why did you yourself in 1805 bribe her with 1,000%, to get an office for you? Because she was peculiarly distressed for money at the moment, and because the appointment would remain a secret in my breast, and nothing but such an inquiry as this could possibly have drawn it from me The D. of Y.'s character and Mrs. C.'s would fiever have suffered from that which unfortunately I am now obliged to communicate to this house.

Then the Committee is to understand that vour only reason for remonstrating and expostulating with Mrs. C., was not against the impropriety of the act, but on account of the risk of a discovery? For both reasons, and her answer, as far as I recollect, was this: I stated to Mrs. C. the anxiety and trouble that it seemed to have occasioned to her in this business of col. French's; and that I advised her, by all means, to have a regular payment from the D. of Y, instead of medding with such not the money.

Although then you might think the secret, safer with you, did you not feel the impropriety of the art equily applied to your own traffsection? I was principally induced to it from the difficulty and ambarrassed situation she was he at the moment I purchased the signation.

You have stated, that Mrs. C. was so much offended, with your expostulation and roman-stranges, that you saw very little of her nuce? Not so frequently as before, by much.

[The following Question and Answer, given by the Witness in the former part of this Examination, were read.]

"You have shatell, that you removed the

I answer did she make to, you when you so " remonstrated; what excuse did she offer?" "This and other proceedings I frequently " mentioned, and endeavoured to dissuade " Mrs. C. from having any thing to do wish them. She stated, that the D. of Y was so distressed for money that she could not is pear to ask him; and that it was the only is way in which her establishment equid be 4 supported. I beg leave to state, that, in " consequence of this, Mrs. C. was offended with my freedom, and I ceased to see or hear from her, for I cannot tell how long, if till I think nearly my departure for South " America in 1806."

(Mr. Dowler.) I beg leave to amend that; That I saw her less frequently during the interval; not so frequently as I had seen her before; it produced a great deal of anger in Mrs. C., my taking the liberty of giving my advice, as I have stated

(By Mr. A. Baring.)

Were you personally acquainted with sir Brook Watson? Not sufficiently so to bow to

him even passing in the street.

Do you know whether your father was acquainted with sir Brook? He was, but not intimately, not on terms of particular intimacy; he dined with himfonce a year with the common-councilmen of the ward, that was the utmost intimacy I know of subsisting between

Did you never hear your father say that sir Brook had interceded, or would intercede, to Procure you a situation under government?

(By Mr. Yorke.)

You have stated, that besides the 1,000l. you paid, Mrs. C., you paid her large sums at different times; can you state the whole amount of the same you have paid to Mrs. C. at those different times? I cannot recollect the amount of them, but I recollect particularly that I paid 1704 or guineas for a vis-a-via to capt. Warner, who was going abroad, and she told me she puld have the money in from the D. of Y. in a few days to pay me.
Did they amount altogether to 1,000/. I am
unable to state, I kept se account.

What is the amount of the pay with emoluments of the office which you hold? In Eng. land, on the home staff, the pay of an Assistant Commissary is 15s, a day, with various deductions.

In that the whole employment? There is an efformance for ludgings when you are not in bar-racks or billetted, but thet ceases if you are

racks or different, our some consent ryon made billetted, before the emoluments of the office which reach below your last promotion, when realists obtained the cituation under governments. The first office was that of Amingant Commissions of Stores, the emoluments of which I have mated.

" with Mrs. C. on this, transaction; what p tuation which, you hold amount to? There is an extra five shillings, called Trensury Pay, given to the officers of the commissarus on foreign service, subject to the deductions of income tax, and others that are usual.

> Did you obtain that promotion or change of your situation from any interest on the part of . any body, or was it granted without applicaplication to Mr. Harrison, in consequence, I. would take the liberty of adding, of my stating to Mr. Harrison that I had suffered in my health from being in South America; I did not wish to avoid foreign service, but was unable to go through the fatigue of the Store Department; but that if their lordships thought proper, I conceived myself able, and was willing, to undertake that of the Account Department. Mr. Harrison replied, I will see about it. He went out of his office, and returned in a few moments, and said he could see no objection, if it was not objectionable to the person going at the head of the department. The pay of the two departments is the same.

Do not you conceive it probable, that, from the respectable situation your father held in the corporation of the city of London, you might be likely to have several friends who interceded with government for the office to which you were first appointed? I believe not.

You have stated your belief, that the D. of Y. was acquainted with the circumstance of Mrs. C. taking this money; can you state what circumstances induce you to entertain that belief? The assurance of Mrs. Clarke.

You know of no other circumstances but the declaration of Mrs. C., to induce you to that opinion; no circumstances have occurred to corroborate that opinion? With respect to the money of course I cannot, but she said I should be gazetted very shortly, and I was so.

So that that opinion which you have given to the house was founded solely on the declaration of Mrs. C., without any other corroborating circumstance? Of course I had no communication with the D. of Y., and it was her declaration alone which led me to believe that he knew it, and my subsequent appointment.

(By Mr. Vansittart.)

Did you ever tell Mr. Vernon at the Tressury, at the time you received your appointment, that you owed it to the influence of Mrs. C., or at any time before, that you expected it from her interest? I do not recollect having any conversation with Mr. Vernon upon that a subject.

Were you not, previous to your appointment,

ever introduced to one of the secretaries of the treatury, or some other gentleman therein I haver was introduced to either of the secretaries. of the treasury, to mry recollection; I have not: the knowledge of the person of any one of the ... gentlemen: who were then secretaries of the . trementy.
Air one of this chief chills? Wor to my re-

collections agend the said as a said said and

(By Mr. Huskingn.)

Defore you received your appointment from the treasury, were you not referred to the Comptrollers of Army Accounts, to be examined as to your fitness to be a commission? I was.

Do you recollect what interval there was between that reference and your appliatment?

I do not

From whom did you receive the letter of reference to the Comptrollers? I am not certain, but I recollect the cucumstances of my going to the Comptrollers affice; I saw the secretary; Mr. Fauquier, I think his name was, gave me the usual questions which were put, which I was to answer on a sheet of paper, what my habits of life had been, my knowledge of basiness, and so on; those I answered; and he said the Comptrollers were not then sitting, but if I was required further, he would let me know.

Do you know whether you received that letter from Mr. Vernon? I did not.

State to the Committee in what situation on the commissariat's staff you were employed immediately before you were sent on service in Portugal? The accounts of the commissary general were not made up, or rather my accounts, which are the last, having been kept at Buenos Ayres after the departure of the army, having been sent there to pay for the supply of the army and the navy on their return home; and I was apprized by Mr. Bullock, that I was placed on half pay, which could be but a few weeks previous to my departure for Portugal; and the day previous to my departure, I was the whole day with Mr. Bullock, finally setting our accounts,

You were Assistant Commissary, under Mr. Bullock, of stores and provisions, in the expe-

dition to Buenos Ayres? I was.

Not being wanted at your return, you were placed on half pay, as soon as your services could be dispensed with? I was surprised to find that I was placed on half pay, though I believe it was but for a very few weeks, because my accounts with Mr. Bullock were not settled, and I resided in London in consequence of it.

Were you placed on half pay by any order of the Treasury! I was only apprized of it through Mr. Bullock, I do not know that it was the fact.

Do you know on what recommendation you were sent on service to Portugal? I do not, Mr. Coffin told me that he had not suggested my name.

Do you know whether Mr. Coffin, the commissary general, was called upon on the occasion of the Expeditions to Portugal and Spain, to furnish the treasury with a list of all minist ant commissaries who were upon half pay, or not otherwise wanted on services in England, in order that they might be sent on servine to those councies, without making fresh appointment? Mr. Bullock called upon me at the coffee-house where I had resided upon and and me he had been informed that morning, that I was

pur Moute for the especialists under M. Willestey? I was in bed-benth, and Mid Ture solvstantly assembly and he know that well; and he east! I weight advise your going no the dollminuty generally, in Great George-struct, fomourow.

When you want to the commission, generally, were you told to hold yourself in readiness for foreign service? I think Mr. Coffin, or Mr. Morse, said to me, Well are you ready to be sent again? I said, I hope not just yet. I think Mr. Coffin came out, and said, I sid not suggest your name to the Transury, I siture you; or that Mr. Morse said, he believed that Ifr. Coffin had not done so.

Had you made no application or interest to go upon this service? Certainly not, except that which I made to Mr. Harrison, finding I was appointed to the Store Department.

Up to the period that you applied to Mr. Harmon, requesting that you might be changed from the department of Stores to the dispersion of Stores to the dispersion of Stores to the dispersion of the Accounts, had you can reason, except that you could perform it with more satisfaction; did you consider it any prometion in the service? Certainly not, for I had here it is certain that there is a greater change of promotion in the Store Department, from its activity, and that activity being in the eye of the Commander in Chief, than being in the Account Department.

(By Mr. Bootle.)

Before you were in the Commissaries Department, what was your profession of life? It was a long time, after my father quitted Long don and quitted business, without any kind of occupation; my father's liberality rendered it unnecessary for me for some time previous to my appointment.

Before you were appointed to the Commis-'s sariat, did you not follow the business of a stock-broker? Some years previous to that, I believe in 1800, or 1801; I am not certain

precisely as to dates.

Why did you quit that line of life, and when? It was my father's desire; and braides that, in consequence of peace first, and afterwards the renewal of hostilities, I lost a great deal of money by the failure of different persons, and my father was constantly urging me to quit it, as a very hazardous and dangerous employment.

Then your resignation of that profession was

pretty sure it was.

How soon after did you pay 1,000% to Mrs. C. for this situation? My father paid it; my father gave me the money for it.

Was that the only reason assigned for your's leaving your business of a stock-broker, or was in not from embarrassed circumstances in the Aley? I was lavited to stay in the Stock Exchange by some of the members, but my father would not consent to it.

Did you pay all your differences? I paid sign!

. Did you pay all your differences? I have never seen the paper, nor my books of the Stock Exchange, because they were delivered immediately into the hands of the committee; they were requested to be examined, and to this moment I have not received them back, All the differences would be that which you lose by the failure of others; and among others, E. P. Solomons and Mr. Cope were deficit to the amount of 5 or 6,000l. to me, which was the cause of my leaving the Stock Exchange.

(Bu the Chancellor of the Exchequer).

Have you paid the debts due from you, as the time of your quitting the Stock Exchange? Certainly not; because these are debts due from me in point of honour, as it is a place where many of the transactions are not legal: these are due from me; they came suddenly on me; and I believe they are the only transactions that I had with those persons.

Do you recollect at what time your quitting the Stock Exchange took place? The date I cannot tell; it was the time of the failure of

Mr. E. P. Solomons and Mr. Cope.

It is a pretty important event in your life; do not you secollect when it occurred? No; not unless I had my papers; I was endeavouring to recollect this morning; but I have not a particle of paper here; I expect my things from Lisbon; and I could tell if I had my banker's book.

You have stated, that you had at various times lent money to Mrs. C.; had you lent any money to Mrs. C., previous to your quitting the Stock Exchange? I do not believe I had.

Had you given any money to Mrs. C., previous to your quitting the Stock Exchange? I

do not believe that I had.

Were you acquainted with Mrs. C., previous to your quitting the Stock Exchange? Certainly.

For how long? I must refer to the former answer Lhave made, that I had known Mrs. C. several years.

Do you recollect the first time you either lent or gave any money to Mrs. C. ? I do not.

How long ago might it be, two or three or four years ago? I wish I could answer the question, but it is impossible; I have not any recollection upon the subject that can be called accurate, or near it.

Wastt all in one year, or in different years? . Of the 1,000l. 200l. was first given her, and

esterwards the 800%.

. Were these the only sums that you ever lent ber? I have stated before, that I have lent her sums at different times, which I had always been seared would be repaid, amounting to a considerable sum, which I cannot recollect exactly, but which never were repaid.

. Do you mean to state, that you lent various sums of mency to a cousiderable amount, exg them to he repaid, and yet have no re-what they were? Except the 170 guineas for the vis-a-vis, I have no recollection of the precise sums.

Do you mean to state, that they were loans to Mrs. Clarke? Yes.

. Had you any security for those sums of money that you lent to her? None.

Did you take any memorandum of the sums that you lent to her? I am pretty sure not.

And those sums were to a considerable amount, at various times, for which you took no memorandum? I have taken noue.

You arrived from Portugal on Thursday last?

Have you seen Mis. C. since your return from Portugal? Yes.

When did you see Mrs. C., since your return from Portugal? On Sunday last.

Have you seen her since? I saw her just now, in the witness's room.

Was any body with Mrs. C. when you saw her? I waited upon her, to request that I might not be called upon as a witness; seeing the circumstance of col. French's leay in the newspaper, I saw her address in the newspaper.

Was any body with Mrs. C. when you called upon her? Nobody but a young lady or two.

What conversation passed between Mrs. C. and you when you called upon her? I lamented the situation in which I found her placed, as to the notoriety of this, and that I had always told her I was fearful it would become known; and she said the D. of Y. to the best of my recollection, had driven her to it by not paying her debts, and not being punctual in the annuity, as she termed it, that she was to receive from him

She told you that the D. of Y. had driven her to this proceeding, by not paying her debts, and not being punctual in the annuity that she was to receive from him? I do not know that she said he had driven ber to it; my conversation was as short as possible, merely to request that I might not be called upon.

Had you seen Mrs. C. before you went to Portugal, in the course of last summer? Yes.

Frequently? I cannot positively state how frequently.

Do you recollect what was the last time you lent her or gave her money? I do not indeed.

Have you lent or given her any money since the time of your appointment to the Commissa-Upon my word I cannot recollect; if is has been, it must be very trifling.

(By Mr. Hiley Addington.)

Can you positively assert, that neither you nor any other person connected with you, solicited air Brook Watson to support the interest which you supposed to be making for you at the treasury, to procure the appointment in the commissional department? Never to my know-

Did you know that sir Brook, was frequently consulted at the Treasury in making out commisseriat departments? I was not acquainted with that circumstance; but I was not at all known, and I did not even bow to sig Brook if we met y I was not on sufficiently good seems with sir Broouse of application in the appointment y on the contrary, when I waited on him, having received my commission, he did not seem to know me, and ordered me to depart the next morning.

Can you say whether sir Brook knew that interest was making in your favour at the Treasury for that appointment? I know nothing of that circumstance.

Can you positively say that in Brook did not, to the best of your knowledge, make any application to assist with his recommendation the interest making for your appointment? I believe, to the best of my knowledge, that he did not aid me in pracuing the appointment.

Have you always and uniformly represented that Mrs. C. was the author of your appointment? I avoided saying any thing upon the subject as much as possible.

(By Sir Arthur Piggott.)

Did you ever at any time say that you owed your appointment to sir Brook Watson? I have not any recollection of saying so, to the best of my belief; but it is hardly possible to recollect circumstances of such long standing; I always, to shæld Mrs. C. and to prevent any suspicion, said, that she did not give me the appointment, and therefore I confine myself to the truth intentionally; I gave that answer when I was pressed by persons who knew me; they might conjecture, but I always avoided the question as much as possible, and few persons took the liberty of asking me.

If you ever said you owed your appointment to sir Brook, could you ever have forgotten it? The errors of memory are so great, that I cannot positively speak to such a thing, but I should imagine I never did say so; trusting to one's recollection at a length of time is a very arduous task.

Do you admit, that you might have said to some person or other that you owed your appointment to sir Brook, and have forgotten that you said so? I do not think that I eversaid so, but I do not pledge myself to say that I never did say so; but I do not believe it.

Do you admit, that you might have said to some person or other that you owed your appointment to air Brook, and have forgotten that you said so? I have answered that question to the best of my knowledge.

WILLIAM HUSKISSON, Esq. a member of the House, attending in his place, was examined.

(By Mr. Calcreft.)

I believe you were Secretary of the Treasury in the months of May, June and July in the year 1805? I was.

Will you acquaint the Committee what is the course of application for application for application for application for application whether you recollect any application either of Mr. Rd. Manby, ar of the gentleman who has just been examined

made directly to the first lord of the Trees or the Chancellor of the Exchequer, or his indirectly to those persons through the channel of one of the Secretaries of the Treasury, or the private Secretaries of those persons i some times, may frequently, applications are made verbally either to the first lord of the Treasury or to the Chancellor of the Exchequer, who makes a memorandum of the application, and it is then noted in the memorandum-book kept by his private secretary, or communicated to the Secretary of the Treasury, to be moted in a memorandum book kept there; If any application is made for an appointment on official grounds, that is made certainly in a different shape; it would then be presented to the board of Treasury in the shape of a memorial, or some official document, which would go through the regular course of official business; of that nature are recommendations for promotions for commissaries, or any other servants of the public, who having distinguished themselves, receive recommendations from the superior under whom they have served : any document of the latter description, I believe would be forthcoming in the Treasury; but as to any appli-cation for an appointment, I know no instance of such a paper being considered an official application, or register or any public note made of it: in consequence of that, I do not believe that the most diligent search into the records of the Treasury will afford any trace of the quarter or of the manner in which this person was recommended to his appointment, whether the application was made to myself to be communicated to the then first lord of the Treasury, or made to my then colleague in office, or to any other person who had access to the first lord of the Treasury, or whether it was made to the first lord of the Treasury himself, I am altogether ignorant: I certainly have not the least recollection of this person being recommended; and until he stated to the Committee this even ing that he was an assistant commissary, I did not know that there was such a person upon the staff; upon his stating that circumstance, and that he purchased the commission from Mrs. C., my attention was of course called to his evidence; I then took the name of the witness, and I have recalled to my recollection that a person of that name had been districted to proceed to Portugal, to serve in the commissariat there; and that he was directed for this reason, that when a very large force was pro-ceeding to Portugal and to Spain, it of course became necessary, on the communication of that circumstance from the secretary of state. to provide a commissariat staff adequate to th amount of the army going to serve in these countries: I communicated this to the commissary general and the comptrollers of agary new counts, and desired they would furnish the with a complete list of all the community whe

were either not absolutely wanted in the service [in England, or being on half pay might be sent: in the list so sent, I must have found the name of this gentleman, and I can state that with the more confidence, because extensive as that army was, and numerous as the commissarias, there was not any one fiesh officer appointed, the whole were taken either from the half pay of the commissariat as I have stated, or from persons who, in consequence of the reduction of the force in this country, it was conceived might he spared for foreign service I am confident I never saw Mr. Dowler till I saw him at the bar; I certainly do not recollect any one circumstance connected with his appointment I do not know when it took place, nor can I give any other account, than that which I have, now given. I know that Mr. Manby holds an appointment in the commissariar, because, finding him upon half pay, he was directed to take charge of a district in England, from which another commissary was sent on foreign service; but I cannot recollect whether Mr Manby was appointed during the time I deld the situation of secretary to the tieasuly, or at any other period equally ignorant as to the circumstances which led to his appointment, and of the quarter from which he was recommended, as of the person who has been examined.

Do you recollect Mr. Adams being appointed a Commissioner of the lottery? I do recollect his being appointed a Commissioner of the lottery, when he was private secretary to Mr. Pitt, at the time he was first lord of the Trea-

sury.

WILLIAM STURGES BOURNE, Esq a Member of the House, attending in his place, was examined.

- (By the Chancellor of the Exchequer.)

You were Secretary of the Treasury in the months of May, Jone and July, in the year 1805? I was.

Will you acquaint the committee whether you recollect any application, either of Mr. Richard Manby or of the gentleman who has just been examined? After the statement which has just been made, it will be only necessary for me to state, that I never saw Mr. Dowler, till I saw him at the bar to-night. I do not recollect any application being made to me on the subject of this appointment, and am totally that of the circumstances respecting it.

Mr. Wardle expressed a wish that the committee should rise, and the Chairman report progress, on account of the late hour of the aight. He also wished the postponement, as he was much fatigued, and it was melecular from the peculiar situation he was placed in, to attend the examination of all the witnesses. (A loud cry of "Go on! Go on!" from all parts of the House.)

Bir 2. Thereas said, he wished that the far-

ther examination of the witnesses, should be continued. At the same true, he cape ceived, if the hon, gent, who preferred use charges wished to postpone entering into further investigation for the present, he was entitled to the indulgence.

Mr. Wardle intimated that he was ready

to proceed.

Mr. Croker said, if it did not derange the system which the hon member intended to pursue, he wished Mrs. Clarke to be called in. Mr. Wardle not making any answer—Mr. Croker proceeded to say, it was his determination she should be examined that night, and he would insist that the committee should not rise until she was called in.—(A cry of Order! Order!)

Mr. JOHN GRANT was called in, and examined.

(By Mr. Wardle.)

Were you agent for col. French's levy? I was

Do you know what agreement existed between col. French and capt. Sandon, with regard to the levy? That it was to be a joint concern.

Do you mean by a joint concern, that they were to stand in equal proportion of gain or loss? I do.

Do you of your own knowledge know through whose influence it was that col I rench first obtained his letter of Service? I have no further knowledge as to that fact than what told me by col French and capt Sandon.

Will you relate what cdl. French and capt. Sandon told you? They told me that they were to have a levy, and were to get it through a friend, which friend at that time I did not know, but before the letter of service came out, I was acquainted that it was through a Mrs. Clarke.

Did you know from them that they gained that letter of service through the medium of that friend then unknown to you? They told

me so

Do you recollect that dusing the progress of the levy, any alteration was applied for in the original terms of the levy through the same medium, Mrs. C. I do know that an alteration was applied for: they applied, but I cannot say that that was through the same medium.

State what that alteration was.—I cannot intended in the modulation of the state it from recollection, but it will appear upon the letter which was issued from

the War-office in consequence,

A letter sanctioning the abgration was issued from the War-office in consequence of an application, but through what medium you do not know? No.

Dut you ever hear eql. French or capt. H. Sandon say by what means they had obtained that alteration? I in fact knew the means, because it was a letter written applying for such an electricity.

To which was don't letter, addressed? I use described to the Communication of the Communication of the Tree.

'Can-pow recollect that any other alteration in the kery was made? I cannot charge my memory with any more than one.

Was there any alteration with respect to boys? I think that was in the original letter of service; I cannot be certain as to that; but it was either in the original letter of service or in

the amendment.

Were you acquainted with the terms on which Mrs. C's influence was obtained by col. French and capt. H. Sandon? I did understand at first that she was to have 500%, or gumens; but afterwards I understood there was some other alteration, which was to allow a guipea for every man raised.

Do you know that any sum or sums of money were paid in consequence of that last ugreement to Mrs C.? I have been told so; but

know nothing of it myself.

Were you told so by col. French or capt

Sandon By both.

You were told both by col. French and capt. Sandon, that Mrs. C. received payments according to the last agreement of a gunca a man in addition to the 500 guineas originally contracted for? I cannot say whether it was upon the first or the last agreement, but that she received several sums.

Do you know that she received several sums subsequent to the agreement you speak of, of a guinea a man? I do not know at whit period she received any sum; nor do I speak from my knowledge of her receiving any, but only from what I was informed by col French, and capt Sandon

Did you as agent to the levy pay any sum of oney to her or to any other person? To her money to her or to any other person? none; but to several others very large sums.

Do you recollect paying a draft of 2001 drawn in favour of Mr. Corri by capt. Sandon? I accepted such a draft, and it was paid by my banker.

The amount of that was placed to the levy account? To the levy account.

Have you ever understood or been told by col. French or capt. Sandon, that Mrs. C. has received very considerable sums for her influ-

ence on the levy account? I have,

Did they ever, either one or the other of them, tell you, or have you reason to know, the amount of the different sums paid to her on that account? I know nothing of my own self; but they have mentioned to me the sum, I think, of 1,700%.

Did you ever hear col. French or capt. Sandon complain of Mrs. C. having disappointed them in any of their applications on that subject! I do not know that they ever made any

others to her. Did you ever hear col. French or capt. Sandon complain of Mrs. C. having disappointed them in any of their applications on that subject! I cannot call any such thing to my memory; it does not occur to me at present.

Vol. XII.

De Bu leadifest of Riving and May a don so have captured the made of all and the the greet pair Mrs. C. that made in these greet

Do you recollect that col. French ever plied to you, respecting the loan of 5,00%, to was to be raised for the Commander in Chie He did mention to me that he wished to adopt to the Duke such an accommodation.

Did col. French desire you to take any steps

No. towards procuring that money?

Did he state to you his reason for wishing to accommodate the Commander in Chief with that sum? No.

But you recollect that col. French spoke to you, respecting the raising of such a sum of money for the Commander in Chief! I do that he asked me to lend it to him for the pur-

Will you as nearly as you can recollect state what passed upon that subject? all do not recollect any particulars that passed, further than his asking me to lend him such a sum of money for that purpose; as to the particular words I cannot possibly recollect.

You took no steps whatever for raising the

money? None.

Did you state to col. French that it could not be done? I told cal. French that under the heavy advance I already was for the levy, I certainly could not do it with convenience.

Do you recollect that col Trench suggested, that this loan of 5,000% was to be advanced, provided the arrears due from government on the levy account were paid up? No such condition or provision was stated; but it was observed, that if thit should be recovered it might form a part of it

Was it col Tiench who made that observation & I really a unot recollect whether it was

from col I'rench or from myself.

Then the mode of accommodating the Di of Y. was agitated between you? If that may be called a mode, it certainly was.

Do you mean to say, that if the sum due from government to col. French on account of the levy was paid up, the D. of Y. might on that event have been accommodated? No, certainly not.

Was any application made to your knowledge by the D. of Y. for the paying up of the sums

due on the levy? Not that I know of.

Did col. French ever tell you such application was to be made or had been made? Col. French did promise that he would memorial the Duke upon it.

Did you say that if the money was paid up the 5,000/, was to be lest to him? No.

Then you mean merely to state, that if the money due on account of the levy was paid, that on that event you would have been able to have met col. French's wither, and to have made the advances to the D. of Y.? Nog. I never mentioned any such idea not took at ining consideration.

I thought you raid, that there being to due from the French of the account of the long,

2 F

you could not meet his wishes upon that subject? That did not relate to what was due from the War-office, but to a large sum still due from col. French und capt. Sandon; which they had expended perhaps in other ways, and which sum they are still indebted to me to a very large amount

Do you recollect col. French complaining of other parties having larger bounties than were allowed to his levy, and that that hurt his recruiting very much? 'He did mention, that he met recruiting parties wherever he went; but as to the bounty being larger or not, I cannot

undertake to say that he d d.

It is understood that col. French and cap. Sandon had at one time 13 guineas, and at another time 19; at what period was the sum advanced from the 13 to the 19? I cannot speak particularly as to the period, but I think it was in May 1804; if the letter of service is referred to, that will show it distinctly.

Did col. French tell you whether that advance was procured through the medium of Mrs.

C.? No.

Do you recollect that col. I rench ever told you that through the influence of Mrs. C. he had obtained permission to have his recruits passed nearer the places where they were recruited than before? No.

[The Witness, was directed to withdraw.]

Lord Folkestone called the attention of gentlemen to the exhausted state of the hon, member who brought forward the motion, the state of the house, and the lateness of the hour, and proposed an adjournment.—(A cry of "Go on! go on!")

The Chancellor of the Exchequer observed, that many members appeared to be impressed with the belief that the purposes of justice required that Mrs. C. should be examined to-night, and in that sentiment he was much inclined to concur. As justice was the object of all, he hoped that Mrs. C. would be called in and examined. Without her evidence, the whole that had been said was nothing, as the D. of Y. had not been implicated.

Mr. Wardle said that the right hon, gent. need not have so strongly urged upon him a regard to justice. If the Committee thought that justice required it, he was

ready to proceed.

Mrs. GLARKE was then ordered to be

called.

Mr. Wharton (the Chairman) stated that Mrs. C. was so exhausted, that, she begged to be indulged with a chair. [A chair was accordingly ordered.] He then said, that he found from the Serjeant at Arms, that he had mis-stated the message, which was a request from Mrs. C. that she might not be examined to-night.

Mrs. C., however, was called in, and

addressed the Committee as follows; 'I 'feel myself so very unwell, and so 'very much fatigued, that it is impossible for me to be examined this evening; I have been waiting here eight hours, and I am quite exhausted with the fatigue; my feelings have been very much har-rassed during the time.'

The Chairman told her, that the Committee, in consideration of her fatigue, had

ordered a chair for her.

Mrs. Clarke—The chair will not take the fatigue off my mind.

The witness was then directed to with-

draw.

Mr. Yorke said, that unless the witness was examined that evening, she would have such opportunities to communicate with the other witnesses, that he thought, if it were in the power of the house, she ought to be committed to the custody of the Serjeant at Arms, with orders to deny her access to any person whatever. It was of the greatest consequence that either the one or the other of these plans should be adopted; and he thought the witness should be called in, and have the option given her.

Mr. C. W. Wynn doubted whether such an order as that proposed could be given till the house was resumed, and therefore till then the Chairman could not make the communication.—Mr. Rose agreed with the last gentleman; but Mr. Yorke thought there might be precedents of the Committee's making such an order.

The Speaker said that there were certainly no such precedents in modern times, and the house ought to pause before they came to a decision upon a point, in which the liberty of the subject was so

materially concerned.

Mr. Sheridan thought, that if the witness were examined in a sill state of health, she might after the say that her answers were not still as her more fresh and vigorous mind might have suggested. He deprecated the idea of locking her up in solitude here in a strange place, and because she was excused from examination. He did not see why all the other witnesses should not be confined in the same way; and thought that to single her out might look like the effect of party. The Committee would recollect, too, that to-morrow was the Fast-day, and that it was not unlikely she might remain in confinement till next Friday. She had already, too, had ample time to have made any communication with the last witness but one?

and the first question the right how gent, should have asked her would have been, had she had any conversation with Mr. Dowler since he had been examined? The right hon, gent, thought that the measure of her commitment would be harsh and untersonable.

Mr. Wardle produced the note he had received from Mrs. C., before she had entered the doors of the house that evening, which ran as follows;—"Mrs. C. very much wishes to see you, as she feels herself extremely indisposed."

Mr. Croker thought that a communication between the witnesses might bave taken place, and that it was absolutely hecessary to examine Mrs. C. that evening.

Mr. Adam said, that in a cause of so great importance, and in the conduct of which the eyes of the nation were fixed on the committee, the committee ought to be guided by their soundest discretion, and that that discretion ought to take into consideration, in a proper degree, the public opin**io**n. 'If the evidence of the witness in question ought not to be influenced by communications with other witnesses, so it ought not to be given under a state of mind, to the productions of which she might afterwards object. The committee were therefore in this dilemma; and as they could not accomplish their desire of preserving her from communication, the hon, and learned member thought that the committee had better postpone her examination, and allow the fact of her intercourse with other witnesses, to go to her general credit; and it would affect the whole of her testimony.

Mr. Sccretary Canning agreed with the hon, and learned gent, as to the difficulty under which the committee laboured; but thought that one or two questions, as to the fact of her communication with other witnesses, might still be asked hor tonight; and these might be made so short as not to affect the most delicate state of health and spirits. If these questions were not put now, the committee would recollect there were other modes than personal communication, through which the witness might learn the proceedings of the house.

might learn the proceedings of the house.

Mr. Whithread conceived that the house would best consult its dignity, by allowing the hon member to pursue the course of proceeding which he had a right to act upon. But even though it was unwilling to accesse to such a principle, he begged leave to sik the house whether a female, in attendance for eight hours, and of course

suffering much suspence, had not some claim, upon the generous feelings of the house, without any reference to the imagediate person to whom that feeling was extended? To speak, under such circulations, of committing Mrs. C., he trusted would not meet the support of many in that house. (Hear, hear!)

Mr. Canning deprecated any such severity; at the same time, he was alive to the necessity of putting certain questions to Mrs. C., relative to any communication which she might have received from any of the witnesses examined that night. He still thought that a more preferable method might be pursued, to which on any side he could see no objection. Namely, that Mr. Dowler should be called in and examined.—Accordingly,

WILLIAM DOWLER, esq. was again called in, and examined.

Since you quitted this bar, have you had any communication with Mrs. C.? Only to offer her refreshment, as she was very unwell; I procured a glass of wine and water for her, which I put beside her.

Have you communicated to her the substance of what passed here during your examination? No.

How long were you in the room with Mrs. C.? I imagine five or ten minutes: the gentlemen withdrew from the room for some time, and I was absent at the time: I was in the room perhaps five or ten minutes.

Did you give Mrs. C. any intimation whatever of what had passed in this house? She asked me the names of the gentlemen by whom I had been examined; and I answered that I did not know them.

What other persons were present in the room? The whole of the witnesses, I believe; she was unwell, and several gentlemen gathered round her, and asked her, whether she would take refreshment.

How many witnesses are there attending. When I say all the witnesses, I suppose there were eight or nine in the room, I cannot speak positively.

Were you apprised that you ought not to have any communication with Mrs. C.? I felt so.

And acted entirely from your own feelings a

[The Witness was directed to withdraw.

[The Chairman was directed to report program, and ask leave to sit again.]

House or rough

Physical Refract 0.

[Insurvent Danvord The Early of Moira called the attribution of the fresh the resulting from the present

briefly repeated the substance of the observations which he had so frequently submutted to their lordships on this subject. He did not wish to put an end to arrests in mesne process, but he thought the old practice should be revived, of making the plaintiff give a real pledge to prosecute his suit to a final judgment, with the least This would prevent the possible delay. grievance of persons lying in custody, sometimes more than a year, before the actual ground of debt was ascertained. It was also his wish to make a distinction betweeld the case of the fraudulent and the unfortunate debtor. The assertions which he had made of the benefits that would flow from a recurrence to the ancient law and practice, had been controverted by high authorities. He, therefore, conceived that the best way of arriving at such a conclusion as should guide the opinion of their lordships upon those opposite statements, would be to refer the matter to an open Committee. His lordship accordingly moved, that a Committee be appointed to examine into the present practice of Imprisonment for Civil Debt, and the consequences thereof.—The motion was then agreed to.

> *HOUSE OF COMMONS. Thursday, February 9.

[CONDUCT OF THE DUKE OF YORK.] Mr. Wardle moved the order of the day for the house to resolve itself into a committee for further inquiry into the Conduct of h. r. h. the Duke of York.

Mr. Yorke wished, previously to the house resolving into a committee, to explain the grounds of his recommendation, on a former night, that a witness should be detained in the custody of the Serjeant at Arms, to prevent communication with sther witnesses already examined, or to be examined, on a subject of so much import-The right hon, the Speaker had, on that occasion, given his opinion upon the subject, in opposition to what he felt it his own tluty to propose; and he now shought the house acted wisely in following that opinion. What he himself had proposed he conceived to be founded on parliamentary usage, although he then spoke generally, without being able at the moment to refer to particular precedents, He had since however, made more minute seemed; and although gentlemen seemed · before to think he recommended some-

mode of process in actions for debt, and thing which was novel in parliamentary proceeding upon such cases, he was now enabled to refer them to precedents upon the Journals of the house, and in times to which the house had been in the babit of looking up with veneration; namely, those shortly subsequent to the Brunswick accession. He then moved, that the clerk might refer to the 18th vol. of the Journals, and the proceedings which took place from the 9th to the 17th June 1715, from which it appeared, that the house, on the representation of Mr. Walpole, chairman of a secret committee then sitting, had deemed it proper to order that Matthew Prior, esq. should be taken into close custody of the Serjeant at Arms, and there detained during the pleasure of the house. in order to prevent him from withdrawing himself, and to secure his evidence before the secret committee, touching the matters then under inquiry. And the said Matthew Prior having refused to be examined before the said secret committee, he was ordered to be detained in close custody; and a Petition having been presented by Mr. Prior to the house, complaining of the hardships of such detention, no order was made upon it until the 20th of Sept. following. The next precedent to which he would refer the house for proof of what their ancestors had done in similar cases, was in the 21st vol. of the Journals, on 15th Feb. 1731, when the house had ordered a number of persons to be taken into close custody, who, it was apprehended, were about to withdraw themselves from giving testimony. The necessity of such proceedings, however, must always depend upon circumstances: the house must in its own discretion judge whether, under those of the present case, it was eligible to follow the precedents he had stated: at all events, he hoped he had shewn that his proposition was not unparliamentary.

Lord Folkestone could not accede to such a doctrine, as that the communication between witnesses, either before or after examination in the bar of that house, was to invalidate their testimony. It must be quite impossible to prevent such communication from taking place between persons desirous of giving the fairest evidence. And if the right hon gent meant, in the course of this inquiry, to found any proceeding upon the precedents he had. quoted, he (lord F.) trusted no such proceeding would be adopted, without giving the house time to search more minutaly for further precedents.

Mr. Sheridan rose, and observed, that in consequence of some interrogatories put on a former night by an hon, member to Mr. Corri, one of the witnesses eximined before the committee, in order to know whether Mr. Finnerty was one of the persons to whom he alluded as present with him at Mrs. C.'s house, an idea had gone forth that Mr. F. was the person. He had himself, however, since Tuesday night received the most positive assurances that Mr. F. was not the person, nor had he any concern whatever in these transactions. With regard to Mr. F. himself, he was at present under prosecution by the Attorney-General for a libel against the Doof Y., and he felt that such an idea going forth to the public as that he was the person alluded to by Mr. Corri in his evidence, would be extremely prejudicial to him on his trial. He was therefore extremely desirous to remove such an idea, and to prove to the house that he was not the person. He now held in his hand a Petition from Mr. Finnerty, which he would beg leave to present to the house. The Petition was received and read as follows:

 To the Honourable the House of Commons of Great Britain and Ireland, in Parliament assembled.

· The humble Petition of Peter Finnerty, of Clement's Inn, gent. sheweth, That 'your Petitioner has heard with surprise and regret, that in the course of the examination now carrying on before the hon, house, relative to h. r. h. the Com-' mander in Chief, his name has been frequently introduced, and that questions have been put, implying suspicions which may produce an impression injurious to him, upon a prosecution instituted against ' him, by his majesty's Attorney-General, and which is expected to be very shortly brought to trial. Your Petitioner, therefore, thinks it necessary to state to the hon. house, that he is perfectly ready and willing to appear at the bar, and to answer any questions that may be put to As the Petitioner has never been engaged in any transaction which he should shrink from avowing, he begs to assure the hon. house, that his answers shall be frank, full, and explicit. the Petitioner shall ever pray, &c.

On the motion of Mr. Sheridan it was ordered to lie on the table.—The house then went into the Committee.

W. S. BOURNE, Esq. attending in his piace, made the following Statement's

I stated on a former hight, that I had never seen the witness, Mr. Dowler, and that I lid not recollect that he had ever hear recommended to Mr. Pitt through, me; but thus if puch recommendation had taken place, I should prespeat be able to find a memorandum of it. I have since searched for such a memorandum, but I can find no trace of his having been so recommended.

Wm. HUSKISSON, Esq. attending in his place, made the following Statement:

I stated on the former evening, that I had no knowledge of Mr. Dowler, nor no recollection of ever having seen him, or his having been recommended through me to Mr. Pitt. I certainly have now no recollection of any circumstance I had not then; in consequence of what I stated to the committee, that I should make an inquiry, I proceeded, in the first instance, to cause a careful search to be made at the treesury, whether among the muniments of that department there was any paper to be found, or any trace of a recommendation of this gentleman; the result of that search was, that there was no such document in the treasury. I then sent to the present commissary general, Mr. Coffin, and I desired Mr. Coffin to examine all the books of the late sir Brook Watson, and all the papers which, in the course of office, when he succeeded sir B. Watson, had been placed in his care; I also desired the person who had sir B. Watson's private papers, his executor, to examine such papers as were in their possession; they have not been able to find, either in the public records of the commissariat department, or among his private papers, any trace of & recommendation by him, either official or private, of Mr. Dowler, to the situation he now holds; the only mention made of Mr. Dowler in the books of this department is what I shall state presently. Having failed in this quarter; I applied to Mr. Adams, Mr. Pitt's private secretary at the time he was appointed, for any information he might possess, or any recollection he might have upon the subject. Mr. Adams had not the least recollection, as he stated and is ready to state in evidence if he is called, of any recommendation of Mr. Dowlers he states, that with respect to all private papers of Mr. Pitt, and any memorandum which might have been kept of persons who had been recommended to him for appointments, whether those appointments had been conferred or not, they were in the possession of the bp, of Lincoln, as. his executor. Mr. Adams went yesterday to the town residence of the bp. of Lincoln, the bishop is at Buckden, and therefore be could not obtain any information there; but Me. Adams stated to me, that before the papers of the late Mr. Pitt were removed from Downingstreet to the hishap's, all those which did not appear to be of any importance, but merely of indifference, were destroyed. Whether any

memorandum of this nature were or were not, I must leave the committee to form an opinion. I also inquired of every gentleman in the treasury, at that time, as to any knowledge they might have respecting the manner in which Mr. Dowler had been recommended; none of those, whom I have seen, profess to have any knowledge of the quarter from which he was recommended. Under these circumstances, it may perhaps be necessary to state, if the committee wishes for any further light I can throw upon this subject, that I find upon the 29th Murch 1805, sir B. Watson, then commissary general, applied officially to the treasury by a letter, which I hold in my hand, that three abditional assistant commissaries should be appointed. If it is necessary I will read the letter. On the 5th June 1805, sir B. Watson writes again to the treasury, requesting that five additional commissaries may be appointed. But I must here observe, that by the context of the letter of the 5th of June, it appears, that his request of the 29th of March had not then been attended to; no appointments had taken place in consequence of the former letter; that would be, therefore, five in the whole; and he presses their immediate appointment. On the 6th July, he stated the necessity of one more, in consequence of one being in ill health. In consequence of these requisitions of sir B. Watson, it appears, that on the 15th June I was directed by the lords of the treasury to write a letter to the comptrollers of army accounts. This is the first trace I can find of Mr. Dowler. This letter it may be necessary, perhaps, I should read to the committee.

[Mr. Huskisson read the letter.]

"Treasury Chambers, June 15th, 1805."

"Gentlemen; The lords commissioners of his "majesty's treasury intending to recommend to his majesty, William Dowler, "gentleman, for the situation of assistant "commissary on the home establishment, "if he shall be found properly qualified for "that service; I am commanded by my hords, to desire you will accordingly examine into his fitness and sufficiency, and "report to this board, the result of such "enquiry., I am, &c. Wm. Huskisson."

"Comp. Army Accounts."

With respect to appointments of this nature, none are made without referring to the comptrollers of army accounts, to examine into the fitness of the person; it therefore becomes necessary, in case my colleague or myself were directed to prepare a commission for such a person, to put him into this course of examination, as preliminary to granting him such an appointment. In consequence of this reference to the comptrollers, a report was received from, then, which it may be also necessary to 4.4 this report was on the 3d of July.

[Mr. Huskisson read the letter.] b. 175.) Comptroller's Office, 3d July 1805. "My lords, Mr. Huskisson having by his "letter of the 15th ultimo, signified to us

"your lordships commands, that 'we should " examine into the fitness and sufficiency of "Mr. Wm. Dowler for the situation of as-" sistant commissary on the frome establish-" ment, and report to your lordships the re-" sult of such inquiry; We have been at-" tended by Mr. Dowler; and having pro-" posed such questions as we conceived ne-" cessary for him to answer in writing, we report to your lordships that, in answer to " our questions, Mr. Dowler states himself " to be 32 years of age, born in the parish of "St. Clement Danes, London.—That he has " not hitherto served in any commissariat, " but that he received a commercial educa-" tion at Mr. Eaton's in Tower-street, and "for 16 years had the management of his father's compting-house, till he retired " from business; that he understands French " and Latin; that he is conversant in arith-" metic in general, including fractions; that " not having served in the commissariat, he " cannot say that he is acquainted with the " forms of returns and vouchers, or the me-" thod of keeping and making up commissa-" riat accounts for cash and stores. But as " he has received a commercial education, " and perfectly conversant in mercantile ac-" counts, we are of opinion, that your lord-" ships may with propriety recommend Mr. "Wm. Dowler to his majesty, for the situa-"tion of assistant commissary. We have " the honour, &c. JOHN MARTIN LIAMI. " Rt. hon. lords comm. of J. ERSEINT." " his majesty's Treasury."

Indorsed: "(175.)—3d July, 1805.—Compt. army accounts.—On the fitness and sufficiency of Mr. Wm. Dowler for the situation of an assistant commissary on the home establishment.
—No. 3,750.—Received 4th July, 1805.—Rend 5th July, 1805.—Give the necessary directions for the appointment.—Ciprumi."

In consequence of this report from the Comptrollers, a letter was written to the Secretary at War, desiring him to lay before his majesty a commission for the appointment of Mr. Dowler to be an assistant commissary on the home establishment.. And here it may be necessary for me to state the course of proceeding in that respect; it is indeed in consequence of some question I put to the witness. If a person is appointed a commissary on the home establishment, no commission issues from the treasury but merely a letter to the Secretary at war, desiring he would submit a commission to his majesty: if it is necessary to send him upon foreign service, then he gets a treasury commission, which treasury commission entitles him (as the witness states he had received) to 51. additional pay in consequence of going on foreign service. The first commission then issued from the treasury to Mr. Dowlet, was when he went on foreign service to South America, and is dated the 1st Nov. 1806; that countilission is still at the treasury, Mr. Dowler never having called for it nor taken it dut

On the 27th July, I find a Letter from my then colleague, Mr. Bourne, stating to the commissary general that Mr. Dowler had been appointed an assistant commissary; this is all I can trace in the Treasury or in the other departments respecting this appointment. It may not be improper I should state to the committee, that I do find that, in consequence of the requisition of the commissary general for this addition of five commissaries, made in June, there were appointed on the 18th June a Mi. Stokes, on the same day a Mr. Green, on the 10th July Mr. Wm, Dowler, on the 25th Mr. Rd. Hill, and on the 26th Mr. C. P.att. It is not within my recollection at this moment, upon what recommendation or through whose application any one of those persons was appointed; indeed, on looking over the list of the whole of the commissaries appointed during Mi Pitt's last administration, amounting to 17 or 18. I find but two of whom I have any accollection, whether I shall be able to and by the recollection of others who recommended them, I cannot say I will only state further, that I am satisfied the channel through which he was recommended, whatever it may be, was one that did not give rise to any suspicion in any body connected with the Treasury at that time, that there was any improper influonce employed, and I can state that confidently for this reason, that it is the rule of the Tre isury, if they have any reason to apprehend any such transaction, to duect the comptrollers to whom they refer the parties (and the comptrollers have a power) to examine upon outh is to such a fact. I could produce proof, it that is necessary, of such an enquiry being directed within these six months as to a person in the commissionit. I merely state this, because not finding any reference to such an enquiry being directed, I am sure that no suspicion of any such circumstance was in the mind of any person connected with the Treasury. I have no recollection, not do I know even now, of my own knowledge, through what quarter Manby was recommended le irned from a right hon friend of mine, who was then one of the lords of the Treasury, that he was the person applied to, to mention Mr Manby to Mr. Put. If I had been able to trace in the same manner respecting this gen tleman, I would have informed the committee

* (Copy).

"Treasury Chambers, July 27th, 1805 "Sir; I am commanded by the lords " commissioners of his majesty's Treasury to " acquaint you, that they have directed the " secretary at war to submit a warrant to his majesty for appointing William Dowler, esq to be an assistant commissary of stores and provisions to the forces, from " the 10th instant, at the rate of 15s, a day. " I am, &c.

W. S. BOURNE."

" Comm. gen. sir Brook Watson."

On the motion of Mr. Wardle, Mrs. Clarke was then ordered to be called in.

Some time elapsed before the withers appeared; and when she did present herself, she appeared greatly agitated and much distressed. A cry of chair! a chair! resounded from different parts of the house, when the Chairman ordered a chair to be brought for the accommodation of the witness, and signified to her, that she had the permission of the committee to be seated.

Mrs. MARY ANNE CLARKE was then examined.

(By Mr. Wardle).

Did you know col. French?

Here again some delay took place, when it was obvious that the agitation of the witness prevented her from giving an answer; and that her distress had arisen from some occurrence previous to het appearance at the bar. The Chauman, in consequence, made the following observation to her: 'If the witness has any complaint to make of ill usage, the committee will hear it.'

Mis. Clarke. I have been very much insulted I knew I should be protected when I sent for the proper gentleman I sent for the serjeant at arms to conduct me m . it was before I got into the lobby.

Did you know col French Le Yes, I did. Do you recollect whether he applied to you in 1804, to use your influence with the Com-mander in Chief, to have a levy of men for the army? He applied to me, but I cannot recollect the year

Do you recollect that he applied to you to use your influence with the Commander in Chief, to have a levy of men for the army? Yes,

Do you recollect if col. French offered you any pecuniary advantages for using your influence? Yes, I do; or I should not have mentioned his name.

Do you recollect what those offers were? No. I do not.

Do you recollect any part of the offer that col French made? I have seen all the papers; but if I was to be guided by them, I should not guess nearer the thing itself than from my own memory; I cannot recollect the time nor the conditions.

Do you recollect that col. French entered into any conditions with you? Yes, I do.

Did those conditions imply, that you were to receive a pecumiary reward for your influence with the Commander in Chief? Certainly.

Did you, in consequence of this, apply to the Commander in Chief, and request that real, French might be allowed to have a levy? Certainly.

· Did you state to the Commander in Chief, that you were to-have any pecuniary advantages if col. French was allowed to have a levy? Yes, certainly.

Did the Commander in Chief promise you, after such application, that col. French should

have a levy? Yes, he did.

Did you, in consequence of col. French having such levy, receive any sums of money from him or any other person on that account? Yes.

Can you state any particular sums that were paid to you on that account, and by whom? recollect having one sum, but I cannot tell whether it was col. French or capt. Sandon, of 500 guineas, bank notes, making up the sum of guineas: and I paid 5001. of it on account to Birkett, for a service of plate, and h. r: h. paid the remainder by his own bills; I fancy h. r. h. told me so.

Do you recollect any other sum or sums that you received? Yes, but I cannot speak to the amount of them. I fancy that Mr. Dowler was by, when I received the money I paid for

the place.

Do you recollect that either col. French or capt. Sandon applied to you to prevail upon the Commander in Chief, to make any alterations from the original terms of the levy? They teased me every day, and I always told h. r. h., or gave him col. French's notes; but I cannot tell what it was about, for I never gave myself the trouble to read them. I was not aware of what they always asked me or wanted, but h. r. h. always understood it, I believe.

Do you recollect, that during the progress of the levy, any loan was to have been made to the Commander in Chief, by col. French? No,

no loan by col. French.

Do you recollect that any loan was to have been made to the Commander in Chief, arising out of the levy, or connected with the levy? Col. French told me, that if h. r. h. would pass the accounts which had been some time standing, and which col. French and his agent had every reason to expect to have been passed before, and which were all very correct, he would accommodate, him with 5,000l., upon proper security being given, at the regular interest.

Did you speak to the Commander in Chief

epon this subject? Yes, I did.
State what further you know upon that point. I believe that h. r. h. applied as far as was proper in him, and he could not command the money from the different offices, or the of-" fice where it was to be paid, and the thing dropo ped; he has no business whatever with money, and perhaps he was rather delicate on that subject of pressing, when he expected to receive the 5,000l. on loan, and where it might be publicly known afterwards.

(By Mr. Croker.)

How often have you seen Mr. Dowler since Be arrived in England? Once, and the other ight, till he was called in here; I have not reen bim since,

Then you have seen Mr. Dowler but twice since his arrival in England ? Certainly not.

Did you inform col. Wardle of the details of the transaction relating to col. French's levy! Yes, I did of some part; of the best part, but not of all that Mr. Dowler has mentioned, hy what I saw by the papers; I have had no communication by note or otherwise with him. or any one connected with this business, since I left the house the other night; I have only seen two men since; gen. Clavering has called twice to-day, begging that he might not be brought forward, but I would not see him; and another gentleman, whose name I will mention hereafter, and what he came upon.

How long have you been acquainted with Mr. Dowler? As I have seen the papers, it is almost useless to ask me that, because I might

agree with him.

How long have you been acquainted with Mr. Dowler? 8, 9, or 10 years; I cannot say

which.

Have you not at various times received sums of money from Mr. Dowler? Some few sums.

Can you recollect the particulars of any of the sums, or the amount of the whole, which you may have received from Mr. Dowler? I can speak particularly as to receiving 1,000l. for his situation.

Was that 1,000l. which you received for his situation, the last sum of money you received from Mr. Dowler? No.

Was it the first you had ever received from Mr. Dowler? I cannot speak particularly as to

Do you owe Mr. Dowler any money? I never recollect my debts to gentlemen. (A loud laugh.)

Do you owe Mr. Dowler any money? I do not recollect, nor can recognize any debt to him.

Have you not frequently recognized debts to Mr. Dowler, and promised to have them paid? I only recollect one, where I had two or three carriages seized in execution, or something; I had nothing to go out of town in to Weybridge; I sent a note to Mr. Dowler's lodgings, and begged he would buy or procure me a carriage immediately; he did so in a few hours, and I told him h. r. h. would pay him hereafter for it; h. r. h. told me that he would do so for it, or he would recollect him in some way.

Did you inform Mr. Dowler of that answer

of h. r. h.? Yes, I did.

Are you positive of that? O, quite so.

Try to recollect yourself, and answer positively, whether you were not in the habit of receiving money from Mr. Dowler prior to the money given for his appointment? I am perfectly col-lected at present, and I cannot recollect any thing of that sort ever happening. I am very equal to answer any thing now which is asked me by this honourable house.

Do you recollect seeing Mr. Corri at your house on the 6th of January last? I have seen

him twice at my bouse.

In the month of January ! I cannot recollect the month; it is not long since.

What other persons were a your house in the first operator you saw! Mr. Count. I found Mr. Corri ab my house one day, in contequence of a note. I had sent to him to procure me a box at the Opere, to treat with my lawyer Mr. Comrie, about one; it was very near dinner-time when I found him there; I could not do less than ask him to dine with me; and afterwards he went up into the drawing-room; there was a gentleman, who was a relation of mine, who dided with us, and some young

Were that gentleman and these young ladies the only persons wish whom Mr. Corri was in company at your house on that day? I believe one or two came in, in the course of

the evening.

Who were the one or two? Lado not at this moment recollect; if you will ask me exactly their names, and make the question posited, I will answer it; they were my friends, no doubt; but I believe only one came in.

Who was that one? A friend.

What was his name? If you will tell me his name, I will tell you whether it was him or not. [The Chairman informed the Witness that she must answer the question.] It was col. Wardle.

Was col. Wardle the only other person that

same that evening? And my relation.

Do you recollect having received a second visit from Mr. Corri at your house, same short time after this? Yes; he brought two boys to sing to me.

State the names of all the men who met Mr. Corri at your house that evening? If I did so, I should not have a decent man call on me during the whole of this time. [The Chairman informed the Witness she must answer the question.] Am I obliged to answer this question? if I am, I do not wish to shelter myself,

The Chairman informed the Witness, that it was her duty to answer the questions proposed to her.] Must I, without appealing to you? [Chairman .- If any improper questions are proposed, the Committee will take notice of them, and prevent their being put.] No one has yet done that to me.
[The Witness was directed to withdraw,

Mr. Whitbread then stated, that it was the duty of the Chairman to inform the witness, that she had a right to appeal to the Chair, if any question should be put to her which she might think improper to be answered. He therefore moved that the Chairman be instructed to make that communication to the witness on her being called in again.

Mr. Crober observed, that the question had already been thrice put to the witness, and twice approved of, and the answer to

Mr. Whitbread, notwithstanding the witness's manner of giving her exidence, and

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the question, was still of opinion, that the she who she might, she was entitled the protection of the committee that he must say, that, from the course of duestions which the hon, member was putting to her, he thought it very likely that some of them would be such as one would be unwilling to answer, and might be in proper to be pressed. He therefore thought that the Chairman should be instructed to inform the witness, on her being called in; that she had a right to appeal to the Chair; if any question should be put to her which she might be unwilling to answer.

Mr. Croker had carefully confined his examination to two distinct points already before the house, and upon which the house seemed extremely anxious to obtain information; and there could be stronger ground for pressing the question, in order to ascertain who had been at the witness's house on the occasion, than the petition that day presented from a person who was anxious to shew that he had not

been there.

Sir T. Turton informed the hon. member that he had mistaken the object of the hon. gent. (Mr. Whitbread), if he supposed that he had any intention to justify the witness.' His sole object was to procure for her that protection, which, in any court of justice, would be afforded to a witness, and without which a witness at the bar of that house would be in a miserable situation.

The Chairman said, he would always be obliged to the committee for instructing him in his duty; but as the question when put had not been objected to, he was bound to suppose that it was a proper one to be pressed. He wished to be instructed by the committee, whether he was to tell the witness, when called in, that she might appeal to the Chair.

Mr. Wardle wished the hon. gent. in order to save the witness the pain that must arise from the course of examination he was pursuing, to name the persons whose presence at the house of the wite . ness he wished to ascertain from her own The hon, gent, must be testimony. aware, how easy it was to put the feelings of a witness, in such a situation, to the most painful trial.

Mr. Fullet declared, that he agreed most perfectly in the feelings of the hon. gent and that protection ought to be extelled to the witness. It was impossible to fore-see what mischief might arise from prose-

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ing such questions, if it should appear that ! a number of married men had been present.

The Chancellor of the Exchequer was of opinion, that the witness, on being brought back to the bar, should be informed, that she most give a direct answer to the questions that should be put to her, but that the might appeal to the Chair.

Mr. Windham concurred in the course proposed by the right hon. gent. Undoubtedly, no man but the hon gent, could know what purpose he had in view, but he recommended to him to consider, whether this course of examination was ne-The committee would see the great inconvenience that might result from it, according to the observation of the hon. gent. (Mr. Fuller), which was not heard with as much attention as the justice of it regrited. This course of examination appeared to him not as questions applying to the witness, but to those who had been present at her house on the occasion. Again he would recommend to the hon. gent to consider whether his course of examination was such as ought to be pursued.

Mr. Croker said, he would pursue the ourse of examination he had begun, as he could not conceive it improper to ask the mannes of persons exhibited at Mrs. Clarke's before a music master and his two boys.

The witness was again called in, and was informed by the Chairman, that if any ques-Top should be put, which she thought improper to be answered, she was at liberty to appeal to the Chairman, whether that question whahould he answered or not; and that with re-Spect to the last question put to her, the Committee expected that she should answer thet directly or positively.]
State the names of all the men who met Mr.

Carri at your house that evening. - Capt Thom-son, col, Wardle, and a newspaper wan, whose same Freally do not recollect; I never saw him his twice before; but he answered exactly to the description Fread in the paper; as given by Mr. Corn; I shall know it to morney is

gins with Mac.

gins with Mac.

Was the mano Macallain. Tes.

Did you represent any of those penight to Mr. Cord, unties a files pane? I spiff fold dip one was a member what was Mr. Mellish, a maches? No, it was his own mistake.

Mistri of the three persons was, that you associated to Mr. Cord, and represented as a mining? Mr. To you'll be the three persons was you reconsect to Mr. Cord, and represented as a mining? Mr. To you'll be the three persons was you reconsect to T.0006. that Mr. Dowler garding to the displace.

ice Ferfectly well,

State them, 2007, Bird, and 8000, afterwards, in one sum, which his father came up to town

was not that 2001, paid to you before the up-pointment had been obtained? A devidays.

(By the Chancellor of the Exchequer.)

You have stated, that you do not accurately recollect how long you have been acquainted with Mr. Dowler; whether 8 or 9, or 10 years to

Cannot you recollect whether it was 8 or 10 years? No, I do not think I can.

Were you acquainted with Mr. D. before you lived in Gloucester place? Yes, I was, some years.

Were you acquainted with him before you lived in Tavistick-place? Yes, I was.

Did you never receive any money from Mr. D. while you were trying in Tavistock-place?

Do you recollect your ever having received any money, before you received the 2001, part of the 1,000t. from Mr. D. ? No, I do not recollect that I had.

Do you recollect having received any money since the 1,000% except the money for the carriage?" I think once or twice I have, speaking

from my recollection. Did you receive the money for the carriage, or did he pay for the carriage? He paid for it, and he sent the carriage in within the space of two hours. He bought it of a col. Shipley.

Did he pay for it? Yes, certainly.

He did not give you the money to pay for it,

but paid for it himself? Yes.

Do you recollect any other sums of money you received from him subsequent to that respecting the carriage? Only the other two .1002 bna .1008 to enue

Were they before the carriage or afterwards?

Before,

Then are those the only three instances of your receiving money from Mr. D. the 2001. and 8001. and the money for the carriage? cunnot speak to any exact sum, but I think he has oned entwice paid something for me to my house eeper; when she has told him something that was distressing, he has given her money to pay for things, when h. r. h. was not in the way; it has not nome to my knowledge sometimes for a week afterwards; but those were marked

things, the other things.

Was Ma. D'in the habit of seeing you very requestly. Not very frequently, but when he haddedings in London, about the time of cot.

French's levy be was.

Did yes yes M. D. Her he came from examination at this begins he has night of examination. Not the last place he was examined, but

before.
Linon his ratures from the bar? Wever since.
After his first aschange from the Pres. I did.
Did noy think pass between you and Mr.
D. respecting his casemination, when he returned? Gertafish the about money concerns, he only insurioned to about gentletien who were March .

on private occurrences, that their possible to do present, the conduct of opposition regardences, that their regardences, that their possible to do with the question pending; it was a lift. Double he was speaking of. that the world rather give (I think his expression was) every gained he was worth, than he brought before such a place

again. A Did he state what he had been examined to? He said he had been examined diesely to his private concerns, he did not speak of any thing else, it was not to me, it was to this gentleman,

a stranger, one of the members.

Did you ask him what he had been examined to, or make any observations as to, what had passed? I asked him who had knowed him But not what he had been examined to? No.

(By Lord Folkestone,)

How long have you been acquainted with the D of Y? I believe it was 1803 when he first took me under historication.

Were you acquainted with the D. of Y before that period? Yes, I was,

At that period he took you more immediately under his protection, and you an establishment from that time? No. I think it was from 1804 to 1806, that the establishment commenced only in Gloucester-place, we were in Parkline before, in a turnished house

Had you any establ shment of horses and carringes in Park-lanc? Only what belonged to

myscit

What number of carriages had you when you lived in Gloucester-place. I always had two

What number of horses? About six, some-

times eight

What number of men-servants? I do not

know, without I went over it.

State the servants you had —There was but-ler, co chinan, postillion, groom, mostly a man cool, a gardener, and two footmen, from seven to nme, I do not know exactly.

To whom did the house in which you lived,

belong? To the Duke.

Who pand the expences of the e-tablishment?

I did.
What allowance did you receive from the D
of Y for that purpose? H. r h promised me 1,000/ to be paid monthly, but sometimes he could not make the payments good, which was the occasion of many distressing execumitances

happening
Was it on the bare promise of 1000% a year, that you mounted such an establishment as you have mentioned, and with the expectation of no other means of defraying it? H. r. h. def not tell me what he would give me till I was in it. When was it that h r. h. infomised you 1,000/, a year? He bagen it by parting it to

How long did he cantinue to pay it regularly? Till almost the whole time that was ware tope, ther in at ; for three months before it? A b. Let me, he hever gave me a fundam shough he was with me every ear.

Line ware the monthly payments and the t. t. t. a own lined, or by what other a line to receive it their is short in the control of their is short in the control of their is short in the control of their in the control of their in the control of although at would have been more at paid.

tries to get a little mere and bring me.

Do you know what is, the total amount of
the sums you received from h. r. ir during the time you had in Gloucester-place? Certainly

Were the sums you received from h, r, h, adequate to the payment of the expences, of the establishment you kept up? I considered h r.h that it did not more than may the seevants wages and their liveries.

Did you state that to h. r h? Many times. What observation did he make in compquence? I do not know that he maile pay observations on that, but after we had been mtunate for some time, he told me, that if I was clever, I should never ask him for movey,

Do you remember at what period it was that h r. h made that observation? No, I do not, but it was when he had great confi-

dence m me.

Was it before you removed to Gloucesterplace ! Not till some time after

Can you at all state whatewas the amount of the annual expence of your establishment? No

Pictty nearly? Not the least; I cannot

give a guess

You stated in a former part of your examination, that you dere going to Weybridge; and you a house at Weybridge? Yes,

Was that your house or the D. of Y. . III

was the Duke's

Had you a separate establishment there, or did the establishment mave from Gloncesterplace to Weybridge, and from Weybridge to Gloucester-place? There was a groom there and a gardener, and two maids, the remainder of the servants waited on me when I went, I was never there but from Saturdays till Mondays, and I always took four more servants with me, sometimes five.

Did the same of money you recurred in the monthly payments, and by occasional phyments from the D. of Y. nearly cover the expence of your establishment? It is had, I should never have been hadrasted for money as I was during the whole time I was under

Do you knew a person of the name of W. Wathers! Xes, I do. What make! He is a Sherik's officer,

How came pou sequented with him? had some business with me in his own way. Wat is in consequence of your persons, ther year became acquain the first became acquaint the time. man of that description, but through that very

Did you ever enter into an agreement with W. Withers, for participation in any sums of money which you might receive? Never, nor ever hinted at such a thing.

Do you recollect the first time you ever made application to the D. of Y. for any thing connected with Army Promotions? No, I do not; it was after I was in Gloncesterplace.

Were the applications you had to exert your influence with the D. of Y., numerous?

Were those applications universally attended to by you? Not always by me; if I thought they were not correct, nor proper to recommend, I mentioned it to h. r. h., and he told me who were proper and who were not; and then I could give my answer the next day, as from myself, whether I could listen to any thing or not; if they were improper, he told me to say I could not interfere, without saying that I had mentioned the matter to him.

Did you uniformly inform the D. of Y. of every application you had received? and hundreds had been rejected but through his means, for I did not know who were proper or who were not.

When you have received applications, did you entirely trust to your memory, or did you record them on paper? If it was a single application I trusted to memory, and h. r. h. who has a very good offe; but if there were many, I gave him a paper, not in my own writing.

Gave him what paper? Any paper that

might have been handed to me.

Do you mean a List of the applications? I recollect once a List, a very long one, but only

Do you recollect how many names were upon

that List No, I do not.

Do you recollect when that List was existing? No, I do not; but I know that that must have been a little time before col. Tucker, who is lately dead, was made major Tucker; there were two brothers of them.

From what reason do you know that it must have been before col. Tucker was created a major? H. r. h, had promised that he should be in the Saturday's Gazette, and one day, coming to dinner a few days before, he toldine Tucker had behaved very ill, for that Greenwood had him, and to inquire into it, for that he had come to play with me, and perhaps to make a talk; that he was not serious in the business. Pinquired into it, and found it was so; and h. r. h. said that sir David Baird had recommended him. That was the answer that Greenwood gave to it. But when I gave h. r. h. that List, that is, when he took it, with the number of names upon it, he asked me what I meant by it; if I wanted those men promoted; and if I knew any of them or not, and who recommended them? I told him, I by it, being in his way, was for him to notice money.

them. He said that he would do it; that there were a great number of names, and that if I knew any thing at all of military business I must know it was totally impossible for him to do it all at once, but that he would'do it by degrees; that every one should be noticed by degrees: and among those was captain Tucker.

Is that List in existence now? No, h. r. h. took it away with him that morning: and. from that moment, I knew in what way I might have his sanction to go on. I saw it some

time after in his private pocket-book.

Is that the only List that was ever made out by you? I did not make it out, some one gave it me; that was the longest List, and the only List that I recollect; I never gave him any other List, I am sure. There might have been two names down.

Were you in the habit of making out a List to refresh your own memory? No; their friends always took care of that,

Do you mean, that you used to receive the names of the applicantain wiring? I have had letters, hundreds upon hundreds.

What do you mean by stating that their friends took care of that, in your last answer but one? They expected the thing should be done immediately, and used to tease me with letters.

Do you recollect any other names, except that of capt. Tucker, in the List you have referred to? I believe so, but I would not mention the name of any man who had behaved well to me, on any account. H. r. h. did not promote the whole of that List.

Your acquaintance with Wm. Withers, you have stated, was owing to some pecuniary embarrassments of yours; in what way were those embarrassments satisfied? I gave him two bills on my mother for 300%, each, an ! that satisfied those things; I never gave him any thing, nor spoke to him on any thing relating to military business.

(By Mr. Yorke.)

Do you recollect from whom you received the List you have spoken of? I think from capt. Sandon or Mr. Donovan; but Mr. Donovan is quite prepared to deny it.

Can you state positively whether you received it from capt. Sandon or Mr. Donovan? No, I cannot, they were connected in some way or other together.

(By Mr. Fuller.)

Have any questions been read to you by any individual whatever, as such questions as would be asked you in this house? No, never.

(By Sir George Warrander.)

You have mentioned having received various sums of money from Mr. Dowler, and in particular two sums of 2001, and 8001.; state upon what consideration those sums were received. -It was for Mr. Dowler's appointment, but did not know any one, and that what I meant previous to that he was not to have paid me

To what appointment do you kilude? In the commissariet; assistant commissary

Whom did you apply to for that appointment for Mr. Dowler? H r. h.

From whom was it notified to you, that that appointment had been mode? H. r h., he told me that he had spoken to Mr. Ch Long upon it, and it was settled at last; that there had been some little difference in the Prince's regiment, that Mr. Manby was obliged to leave it, and h. r. h promised to the Prince of Wales to give something to Manby, and to seem very civil to him, he must gazette him before Mr. Dowler: but before Mr. Dowler proposed to give him the money for the situation, I fancy he was to have procured some Votes for the Delence Bill; I think it was something like that name, Mr. Pitt was very ill at the time, and I think it was something of that sort mentioned, however, Mr. Dowler could not bring torward the number of voters that I had given the List of to the Duke, 17 I think, and there were very few of them came; but I recollect one gentleman, general Clavering got up from Scotland, lord John Campbell; and although lord Lorn would have voted with Mr Pitt, and of course his brother would have gone the same way, (but he was not in London) still it was considered that it was a great farour bruging up lotd John from Scotland; he was the only man that I recollect, and that was through my means, I had a few more friends besides, but it dropped. Mi Dowler could not bring the men forwards, some of them were in the Opposition. H r h told me he gave the list to Mr Churles Long, and he was

delighted with it. (Loud laughter)
You have used an expression relative to capt Tucker, that Greenwood had him; explain what you meant by that expression -I do not know, I never enquired further into it, I was very angry that the man should be only laughing with me, it was h r h.'s expression, not mine, but I am almost certain that capt Sandon knows him, and about it, though per-

haps he will not own to it.

(By Lord Folkestone.)

Were you in the habit of shewing to the Duke of York the letters which contained the applications to you for influence? Yes, I was, but I did not trouble him with all, not many, upon the same subject, if a man wrote one letter first, I might shew him that, but if he wrote me ten more, I might not trouble h r. h with those: they frequently used to call, and wait for answers while h. r. h. was there, though they did not pretend to know he was

Then if those letters contained an offer of money to you for the exertion of your influence, h r. h must have been aware of it? He was aware of every thing that I did, but I never was very indelicate with him upon those points Did you show to h. r. h. letters containing such offers, as well as letters that did not conmin them? Yes, I did.

(By Sir James Hall,)

On the first day of your examination, you stated, that askill of 2001. which you received from Mr. Kmght, was sent from your house to be changed by a servant of h. r. h.; how do you know it was taken by a servant of h. r. h., and not one of your own servants? I believe that I did not state that it was h. r. h.'s servant who took it, but that h r. h had something to do with the changing that note; and on Saturday or Monday morning, I do not recollect which it was, when it was raining very hard, I believe it was Monday, I heard where my butler lived, and I went into Yorkplace, and sent my footman to fetch him out : he came out, without previous knowledge of who called upon him, and I asked whether he recollected any thing particular the evening that h r h. was going to Weymouth, and myself in the morning to Worthing; he asked me to what point, I said about a Bank-note; he said, Perfectly well; he had been trying all over the neighbourhood to get change for a note, that it was a very large note, he supposed a 50l note, that he came into the parlour and said he could not get change for it, and then h 1. h. said, 'Do go to my winc-merchant's in Bond-street, Stephens's Hotel, and get change. and tell them where you come from;' that on this same night he had called at Byfield's, the confectioner's, and tried there, and they could not do it, and that he went and saw Stephens's partner; it being very late Stephens's was not there, that he got change for it there, and that was the whole. But I told him he must come and speak about it, that a summons would be sent to him, and would it hurt him with respect to his master and mistress, his being examined: and he told me they would not be angry, he supposed, for it was lady Winterton's son He hved with, and he supposed lady Winterton would not be against it. I spoke to him the other night in the room, I do not know whether before he was examined or afterwards, and he told me that he had called at Stephens's in Bond street, and that they would not give him any information about the note, which I believe he did not state in the house

The Witness was directed to withdraw. Mr. Wardle then rose to state, that he had since seen Mr. Peilson, who said, that since he had given his testimony at the bar, he recollected perfectly that he had changed a large note, by the direction of the Duke of York and Mrs. Clarke. note had been given him at night, and was not changed till the next morning. Upon his (Colonel Wardle's) asking him how it happened that he did not recollect that, when he was examined at the bar of the house, he answered, that he was subject to dreadful head-aches, and had one at the time he was examined. He did not then remember the wine-merchants in Bondstreet but he now recollected it, and other night, in the room, which brought many was very ready to be examined again at the bar, if the committee should think proper

[The Witness was ag un called in] (By Sir I Iuiton)

You have stited, that you recommended Ma Dowler to his hithe Dof Y, in what chi racter did you represent him to the D of Y ? As a gentleman

Did you represent him as a friend or rea tron of your own? Never as a relation, is a friend

In ice minending him to the D of Y, did you mention that you were to have any, in f what sum, in case he was appointed to the commission? If r h linew that I was to have a sum, for I told I m that old Mr Daw let had come up to ell it out of the funds

Did you communicate, at the time, to the D of Y, that you were to receive my and what sum? I can't exactly say to that, but I told lar h, that he would behave more liberilly to ric tim my other person for the same app infinent

Aic v hi quite sure of that? Qui e

Did you ever he u Mr Dowler say that he was acquainted with so Brook Watson, the cormissary general? No tuther than that he knew him personally, or in the city, and I told h 1 h of it, that Mr Dowler knew a little of sir Brool, and he said, that is a very good thing, but I bel eve su Brook is de id, and I then did about him

Are you quite suice that Mr. Dowler did not represent to you that he or his father had some interest with sir Brook Watson? No, he rever told me that he had particulally, he told me that sir Brook did no like him, for his father's way of voting, if I recollect right, I mean the city voting

(By Mr lockhart)

Did you ever receive a Test of names in promotion from any other person than eaptrin Hurley Sandon and Mr. Danos in ? I never received such a long list from my one, nor such a List, I never received more than two or three names, this I had for two or three days, it was pinned up at the head of my bed, and h r h took it down

It you received any List containing two or three names, from whom did you receive such List? It will be seenaby the witnesses that have alicady been examined, that there were a great many outs of agents or people that used to come and ask me things about them, and I cannot recollect, and I believe I got into wery bud hands, or it would never have been exposed as it is now

Cannot you recollect the name of any one person who give you a List? I have mentioned the name of capt Sandon and Mr Donovan; and there was a lady with Mr, Donovan the things to my recoilection, perhaps be can speak to something, she is an officer's willow. and, I believe, quite in the habit of military in-

Did you ever circulate a List of Prices of Commissions? No, I never aid, that did not belong to me, I never did it, I h ve seen such thin, I saw it in Cobbett, but it is not true

What is the name of the lady y u live just mentioned, the officer's willow? She was with Mr Donov in the other night, I used to see tervery frequently, I have not seen ber these thio years I do not rec leet her i mie it present, I shall think of it presently, she is in Inshilidy I have received a Letter this instint, which has exceed inly intrested me, begging me that I would not go en, or to that effect, but I would wish the gentlemen here to rekel Mic Mohon, thit my chiracter , may not a pear so visible constitutes at preent, I would wish the house to a quite of Old Mic M hon, it he thought I made my improper propositions, or any thing unjust to the D of Y. I wish them to isk only of cel-Wie William, what were my proposition to the D of Y, and to inquire into all the particulars respecting the message of which he was the beater, I am exceedingly song to expese hau

The Chain an Have vin any objects n to de war in the lettery il we received? I hive received one before. I will perhap in a few days, tutnition it I have haidly ridit or 1 - The Charman I found the With ss, that it was the pleasure of the Committee that she should produce the letter she had just rece red]

When did you receive that Letter, where did you receive it, and from whom? I've evel it it this door

On the outside of the door? His naturt, when I went out

from whom? I believe one of the Messen_eis - [The Witness delivered in the letter, and it was ie id

> "Westan ster Hall, Thursday might do clock?

" Midam, I im most auxiously desireus to " see you to night the lateness of the lan will be no difficulty with me It is, I trust. " quite unnecessity to observe, that busines Falone is my reason for expressing by this isolicitude in so carnest a way, or that if you "think a more unreserved communication "might take place at Westbourne plac, I "would be there at your own hour to night "Io what this particularly refers you may "have some guess, but it would be bighly in proper to glancollat it upon piper by a "deliver this to one of the messengers, who " will convey to me your at swer, or if your " feelings it ill accord with mine, you will not " perhaps think it too much trouble to write two " notes, one to the care of the messenger who "delivers this, the other addressed for me at " the Exchequer Coffee-House, Westminster" Hall Believe me, Mad un,

" Most sincerely your friend,
"WM WILLIAM,"

"PS I have tried two or three members to deliver this, but they are affined some in"jurious suspicious might attach. I hope you
"will not attribute my hasty mainer to negli
"gence or disrespect."

(By Il c Attorney General)

Is this the letter that so much interested you? Yes, it is

Is this the let of that desired you not to go on? It my off for it is, from what occurred

yester 1 y

Whit lo you allude to is having occurred y tedis? A letter cime to me ve teid iv ti m the same gentleman, and I could not exactly redecent wheat we so whet he ment by it he alle had en ment the play one metric or propose with to 1 Tentox and sur R t Pet, both two months since, and that I take teleficity of dde magaletter to me to be the minimum of sent down my evant to by ly thome to him the swistle _ ntler in whim I illuded tras ber the adven I had sen since I quit dethis When because ato the d moca at serley, he is led ewreth a there wis my one in the lack rom. I sail up n my werl and hon in cot but I told him is my character now e clot much ckd about with every car Ivolto, a the dormal custoce ham which I did he then because que tra n h v I forto ids the Def Y, at I led my see and I had my wshes hat I rh sul, and it is than cult in to its aid at the coarty with a y ndi d cen i clildren, ni tike lithellime n my swn shoulder, that he same whatever would be is my Licannel of I wollf is with it I would characte i stad been on in much with the publicate districts is all Twenditished upon my elembration document with my caldren and I should be previded to for I to m the hindorest minutipes ble the belief no withorny from the D of Y, but it was the Duke shends

Mi Brand submitted to the house th necessity of taking immediate measures for securin, Mr. Will ams

The Chancellor of the I reliquer was for

the most prompt step possible

The doors of the house were instantly ordered to be secured, and, on the motion of the Chairman having been previously instructed to report progress, and to isk leave to stagain that afternoon, the house was resumed

The Chancellor of the Exchequer moved, "That the Sospeant at Arms have orders to take into custody William Williams where-

ever he could be found " Agreed to nem. con.

The Serjeant was then ordered by the Speaker to do his duty.

The Chairman reported progress, and obtained leave to sit again that afternoon.

Mi W Smith wished that Mrs Clinke might be called in to say from whose hinds who received the letter

Mr Yorke and several other members addressed the house, but the produgious tu nuit prevented us from collecting the tepor of their observations

"Mi" Whithread moved, that the house should a main in its present s are until the it will of the Seije int at Aims —Ordered.

The Speaker stated, that it would have been competent for the committee, it support of their own proceedings to order the serie into the Arms to take into cu tody any prison without delay. The first duty of the charmin would then have been to report process, and, when the person was erustly in outpdy, to move that he be committed.

The Sericant it Arms then appeared at the line and informed the Speaker that Mr Williams was in custoly. The Committee being resumed,

WI WILLIAM WILLIAMS was brought in, in the critically of the Serjeint at Arms, and examined

(By the Chancell ref th I rehequer)

Is that your hand writing? This is my handwriting and I delivered that letter mysch to the door keeper

Will you me im the committee who and what

you are? I am a clergyman

Where d via live? Am I bound to inswer this question? I have some personal reasons for not diagraphic to my personally to my pair teaffine. [The Chamman informed the witness he was bound to answer the question.] My place of residence is now at No. 17, Somers place, Last, in the New Road, rear son ers. I own.

You have seenth sletter which you delivered to the door leeper, of cause you are acquainted with the contents of it? I suppose the letter in your hand to be the same which was put into my but diust now. I am acquainted with it, having written it within this hour.

What was the business on which you wished to see Mis. C? I had business with her, I am sure I do not know how decorously to answer this question, but it has no reference to the examination now going on before this house.

Were you it Mis C's house yesterday? Not

sesterday, the day before

What passed upon that occasion? The whole is not exactly in my recollection, I believe I was near an hour there.

State as much as you can of whit pussed upon that occasion —I am tiken somewhat by surprise, but I will as nearly as I can recollect, at had some general reference to the transaction that is now investigating before the house

State the substance of it -She asked me if I had seen the newspaper, I replied in the negative, she then related to me part of what I have since seen in the newspapers, that she was fatigued after at any hours waiting here, I believe that was the substance of what she related

Are you certain that it was the day before yesterday you had this communication? was the morning after she was examined here, if I answer the question confusedly. I hope you will not be surprised at it, for I am a little surprised at finding myself here, this is the substance as far is related to any thing else that had reference to our acquaintance. I mentioned some persons that we were acquainted with, and as to their health, and matters, not, I think, worth relating to the house, if you wish I will refiesh my memory, and state the minutive

Did you at ite any thing to Mis C is to the course of the examination here ifter to be fur sued upon this business? I do not recollect

that I did

Did you give Mrs C anvadvice as to whit she had best do upon this subject? I spoke I believe something to this effect, that it would

be well and proper for her to be cautious
Was that all? I believe I idded, what every body is aware of, the high connections of the person use whose conduct is now under your in vestigation, and that of course I reiterated what I had said before, that clution, I thought, would very much become ber

Did you advise Mrs C to get out of the way?

I never did

You are quite certain that you did not give her any advice of that sort? I did not

Did you represent, that you came from any of the friends of the D of Y? I did not, I spoke ambiguously, but I did not give her any such intimation whatever

What do you mean by saying you spoke ambiguously? I spoke the sentiments of my own mind and my own cogitations upon that subject, not having any intimation from any individual

un the world

For what purpose did you go to Mrs C upon that day? I suppose I m sy be allowed to pruse a moment or two before I answer that question, because it involves a variety of circumstances that now press upon my mind. The Witness paused for some time] Among other things, I thought that the confidential intercourse that must have passed between her and the person whose name perhaps I am not at liberty to mention, might have given her opportunities of observing upon his conduct in moments of unreserved communication, and that to introduce matters of that sort before this house would ex cute certainly his personal resentment as well as the indignation of his family, and that whatever romises might be held out to her would probably not in the event be found sufficient to protect her from the resentment that they probably might concerne it was right at some time to exercise upon her. I suppose I have said enough to convey to the house my sentiments; and to expect of me minutely to detail all that passed in that conversition, would be. I think. an unicasonable expectation

Did you advise Mrs C to go out of the Ling-dom with her children? I did not

And that they should be provided for: did you make any promise to her? I made no proinise to her whatever

Did any body advise you to go to Mrs C?

It was a suggestion of my own mind

Had you been acquainted with Mis C before? Very little

How long had you been acquainted with her? Precisely I cannot say, perhaps two months.

Where had you seen her before? At the Opera house

Had you seen her any where else but at the Opera-house? No

Hid you any conversation with her at the Opera-house? No

Were you introduced to her there? I might be said to be introduced, it was rither cisual, it was in the presence of persons known to us both

How long was this? About two months ago Who were the persons present? Terl Lennox and sir Robert Peate Ibglave to idl, that I had not been directed or instructed, or requested to address Mrs C on this, or any other subject, by any jers in whitever, and ifter mentioning the names of those two conthemen, I think it very hard they should be inplicated in this which has taken me by surprise

What led you to come here this afternion? I was extremely anxious to see Mrs. (

In what purpose? It I am positively bo nd to answer that question at the penil of imprisonment, of course it must be answered, to whom am I to address myselt for an answer to that question?

The Churm in informed the Witness, that it was the pleasure of the Committee that the

question should be answered]

My reason was, to attempt, it I could, to persuade her from that monical, sarcastic, witty anymadversion that sometimes had fallen from her, with reference to the person that I before illuded to

Was that the object with which yo wrote this letter? That was one of the objects.

What other object had you? I will answer particularly afterwards; generally, I will say it was with a view that was by no means adverse to the person whose conduct is now under insestigation, but just on the contrary, and therefore I am the more surprised at the harsh manner in which I have been treated.

State what your other object was in writing this letter to Mrs C —I thought that if I had an opportunity of seeing her before the appointment that I had to-morrow morning with an agent of h r. h. that probably I might suggest to her something to prevent those things that did not serve to elucidate the investigation now going on, but to excite the inveteracy of those personages to whom I before alluded Who is that agent? Mr. Lowten.

Who made the appointment with you? By greement, I addressed Mr. Lowten first, and afterwards the appointment was made.

For what purpose did you address Mr. Low-For the purpose I have given to the

house before.

Did you apply to Mr. Lowten by writing, or address him verbally? I had spoken to two or three members of this house, upon this subject.

Name them -Mr. Adam and col. Gordon; the other waived it entirely. I am unwilling to mention him; it is col. M' Mahon, if I am de-

sired to mention him.

Did you apply to Mr. Lowten personally or by letter? I was desired by two of the gentlemen whom I have named; col. M' Mahon conceived of this very differently from what many members of this house do: they thanked me for the communication; he does not conceive of any hostility to h. r. h. in the communication, but just the contrary. If there is any thing culpable in my conduct, I am amenable to the censure of the house, and am willing to abide by it; but I do not know that gentleman ; acts decorously to me, in making me the subject of personal merriment and ridicule.
Was it by personal address or by writing you

made the appointment with Mr Lowten hesitated whether I should speak to Mr Lowten or not, and when I spoke to Mr. Adam I declined it; but coming here with this letter, I met Mr. Lowton, within these two hours, and

then I addressed him.

What did you say to Mr. Lowten? I knew Mr. Lowten officially, and no otherwise: I understand that he holds an office, indeed I have seen him in the exercise of his office in the

Court of King's Bench

What did you say to him? I told him that I had spoken to the gentlemen (I believe that was pretty near the commencement of my conversation with him) whom I have recently named, Mr. Adam and col. Gordon; and I told him also that they declined, and seemed apprehensive; they seemed to think there was a delicacy and difficulty in it, which inclined them to have nothing to do with it; they advised me to communicate to him, and when I met him I took the liberty to address myself to him.

Did you tell Mr. Lowten the nature of the subject, which you had to communicate to him? I said (I did think I expressly guarded what I had to say with this observation) that I had no message from Mm. C., or any communication, directly or indirectly, to make from

What did you say you had to communicate to Mr. Lowten? I said I thought, as matter of opin on arising out of my own mind, that it was possible, I do not know how I expressed it, but I manit to convey to prevent her going into that irrelevant matter, and I believe the abservation I made was this, that it was impos-

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sible for any man in an unreserved communication of four years, not in some period of that length of time to have said and done those things which the House of Commons fied very little to do, with.

Was it upon that communication to Mr. Lowten, that he made an appointment with you to come to him to-morrow morning? I re-

collect no other. .

What did you tell Mr. Lowten you had to say to him on the subject on which you were to speak to him to-morrow morning? I have told you this moment that was the subject I had to speak upon.

To prevent Mrs. C. going into irrelevant matter? Certainly, that was the main ob-

How were you to prevent it by going to Mr. Lowten? Certainly, this is a question I am not prepared exactly to answer: I am not sure that I could prevent it at all, and the means must arise out of the circumstances.

What did you mean to propose to Mr. Lowten as the means by which Mrs. C.'s examination might be in any degree altered? I am sure I do not know exactly what I should have said to Mr Lowten to-morrow morning, but wi it I should have said to him would have arisen out of the circumstances, and probably out of the communication I should have had with Mrs. C to-night: and it was for that purpose that I expressed so anxious a wish to sea her, as I conveyed in that Letter that is laid upon the table.

What did you expect would arise between Mrs. C. and yourself to-night, which you expected would enable you to make a communication with effect to Mr. Lowton, to-morrow? I do not know whether I may not be allowed to go a little into explanation, and not to answer sententiously and immediately, but in an intercourse and friendship of four years much might have passed that it would be proper to

suppress.

What did you expect would nise between Mis. C. and yourself to-night, which you ex-pected would enable you to make a communication with effect to Mr. Lowten to-morrow? It it is intended by these questions that I should -It is impossible, I do not know how to answer the question, I have not the capacity, I do not understand it.

What did you expect would arise between Mrs. C. and yourself to-night, which you expected would enable you to make a communication with effect to Mr. Lowten to-morrow? I confess, standing here as I do, that if an inquiry of this sort was going on upon my own subject, there are many things already which have transpired which I should be sorry should transpire, and which have nothing to do with a political question; that is the only way I can answer it.

How was it to affect the communication with Mr. Lowten to-morrow in consequence of your seeing Mrs. C. to-night? I did not certainly intend to interfere, or to prevent the 2 H

inquiry, or to smother the inquiry, or to advise her to suppress any information that has reference to the investigation now going on before the house; but I did think, that if could persuade her to avoid those sort of withins to which I alluded before, and those sort of observations——If the gentlemen wish me to answer this question in such a way as to prove I have been guilty of a broach of the privilege of this house, I cannot do that; I know the deference due to this house, and am willing to treat it with proper deference. May I take the liberty to make one more observation on the law of evidence?

[The Chamman informed the witness that he was not called to the bar to-make observa-

tions, but to give evidence.]

Then may I take the liberty of asking, whether I am bound to give that sort of evidence that would criminate myself, and is not this

leading to it?

Had you written the Letter at the time you saw Mr. Lowten? No, I wrote the letter subsequently; it arose out of the conversation I had with him. As a matter of humanity I address myself to the Chair, with reference to the Chancellor of the Exchequer, whether, as a lawyer, taken by surprise as I am, it is right to propose questions to me, that if they were answered would criminate me.

Do you refuse to answer these questions which are put to you, under the fear that they will criminate yourself? No, I do not, upon my honour.

[The witness was taken from the bar.]

Mr. Kenrick then rose in his place to make a statement of what he had heard respecting this last witness. Mr. Jones, the messenger, pointed him out in the lobby, as he was assisting in seizing him. When he was brought into the Vote Office, the account he there learned of him was this: Mr. Lowten represented him as a man whom he believed to be out of his mind. He had for a long time teased Mr. Jones, the marshal, endeavouring to persuade him that he was a very near relation of his. He was convinced that this Mr. Williams laboured under a mental demangement.

WILLIAM ADAM, Esq attending in his place, made the following Statement.

Many persons have desired to see me since the commencement of this business, who have not sent any name; and I have given orders to let nobody in, who did not send in their sames. This gentleman called yesterday, about five o'clock I think or a little after five: his sent in no name, but a gentleman wished to see me. I desired to have the name, and I thought the name given in, was Williamson, I had seen a gentleman of the name of Williamson, in the morning, a clergyman of Shefford, in Bedfordshire, and I believed it to be the

same person; I went into the half to him, to the outer door; I found it to be a different person; and this gentleman who has just been at the bar, addressed me, and said he had something to communicate, respecting this business that was proceeding in parliament; I said I could hear nothing from him; he seemed extremely anxious to state something; I stopped him, and told him if he had any facts or circumstances to state, Mr. Lowten was employed as h. r. b.'s Solicitor, and he might go to him, and desire an appointment; he left the house; and that was all that pussed.

JOHN M'MAHON, Esq. a Member of the House, attending in his place, made the following Statement.

To my extremensionishment, I found my name alluded to by the lady who has just been examined at the bar; I cannot tell for what possible purpose she has alluded to me; I have nothing to offer to this Committee, that has the least relevance, or can throw the smallest light upon any subject whatever, that the hon, gent, has brought before the consideration of this house. In consequence of an anonymous note that was written to h. r h. the Prince of Wales, promising very important communications, I did. at the command of the Prince, lightly as he treated the Note, nevertheless call at No. 11, Bedford-row, Russell square, where the note was dated from. Upon going there, the woman who opened the door, and from whom I thought I saw much that told me she had put that note into the penny-post or the two penny-post herself, I asked her the name of the lady of the house, that I wanted to see; she desired me to tell my name: I told her I could give her no name, but produced the note, which she immediately remembered to have put into the twopennypost, and said it was written by her mistress. I was then conducted into the house, into a parlour, where certainly there were a great many of those morocco concerns, which she has mentioned before, for there were ten chairs I think set round the table, from the supper or the dinner of the day before; after remaining some time, I was conducted up stairs, where I saw the lady whose name I was told to be Farquhar. The lady in perfect good humour came out and received me; and I held the note I was possessed with, as my credentials, for her communicating whatever she might think fit to tell a third person, not pressing her to any communication which she ought not to give to me. She told me, that she would communicate nothing to a third person; I then told her that it was impossible that I could hold up any expectation of an interview with such a person as the one to whom that letter was addressed, unless she gave me some clue or some plausible pretence for it, and that I had no idle curiosity to gratify. She then entered into a conversation of so general and so extraordinary a nature, that I am confident this house would not for one moment entertain it, because the tendency and intention of it was

to make bad blood beteen two illustriou brothers, whose affections could never b shaken by any such representation; at least I am confident, that the illustrious person I have the pride and glory to serve and love, would be incapable. She then told me sh would shew me letters to prove and to esta blish, that there was a hatred on one part to the other; I declined seeing any letters; she then said. I would commit those letters to you for the perusal of the illustrious personage; t which I, as my bounden duty and firm convic tion, said, if they were lying at his feet, he would scorn to look at one of them. In this interview, at first, I stated that I thought she was friend of Mrs. C.; she said, Certainly she kne Mrs. C. extremely intimately, that there was nobody she loved and regarded as she did Mrs C.; that she perfectly knew her. She ther asked me if I knew Mrs. C.; I said I do not. "Do you know her, Sir, by person?" I said, believed not. " Do you know her by character?" Yes, said I, her fame is very celebrated and I have heard of Mrs. C., but know nothing of her myselt. She asked me then what i knew; I said, it certainly was not to her ad vantage; but I had heard the D. of Y. had been very generous to her, and that she had not been very grateful on her part; but that was only from information I had received. She then proceeded to state, what I throw myself on the consideration of the house, as it might be the effect of passion, and appeared to me a disposition to gratify her revenge by representations that I do not think the house would for'a moment permit me to expose, when it went to a tendency of making bad blood between two brothers. We then proceeded. I soon after said, "I am speaking to Mrs. C. herself:" I thought so, from several things she told me, that I wish not to repeat: I said, " I am confident I am addressing myself to Mrs. C. herself:" She laughed, and said, "I am Mrs. C." I then begged her a thousand pardons for the portrait I had drawn, but disclaimed being the painter. "I am sure you are not, for it was Adam and Greenwood that gave you my character." We then proceeded, till she made a statement, that I have no hesitation in declaring to this committee did, in its statement, appear such as I could with honour and character entertain and listen to; that, under every compassionate feeling and sentiment, I felt no indisposition to listen to and entertain. She stated to me, that Mr. Adam had called upon her, and in a very firm, but steady manner, told her, that the D. of Y. was determined to separate. from her; but that if she retired into the country, and conducted herself with propriety and decorum, he would allow her 4001, a year; that she had accordingly so retired into Devonshire for several months, but failing to receive the remittances she expected, she bad been driven to town for the purpose of gaining her arrear, and placing her annuity upon a more. regular mode of payment; that if that condition was complied with, by the payment of her

arrear, and of securing the sunctuality of it to her in future, h. r. h. should sever hear any more about her. Upon the fairness of this statement, supposing it to be true, (I do not pretend to say what my opinion of it was) I said, if your statement, Mrs. C., is correct and o thodox, I will certainly wait upon Mr. Adams and state it to him, to know where the objection lies to the payment of your annuity. was in the month of July last. Mr. Admin had gone, two days after I saw Mrs. C., into Scotland, and had not returned when I came back to London in Oct., therefore I never saw him but at the persuasion of Mrs. C., by a letter she wrote to me, she saying that it. r. h. was prepared to bear what I had to say, as she told it to him. I had the honour of waiting upon the D. of Y., and telling h. r. h. exactly what she had stated, not pretending to vouch for it, veracity in any shape whatever. His r. h.'s immediate and prompt answer to me was. Her conduct is so abominable, that I will hear nothing at all about her. Any thing I could possibly offer after what I have now said would be superfluous; there is the conclusion, that is the epilogue of any thing I have to state; and as to any question thought proper by the hon. gent, or any care ances he has cited or remarked upon, am as ignorant as a man unborn .- With regard to the gentleman who has this moment been at your bar, I did receive a letter from him last night, which I have in my pocket, and will deliver, if it is the pleasure of the house, to which I certainly wrote him a civil answer: I said I was obliged to him for his attention, but that I had no interference in the question before the house, and that I never would directly nor indirectly have any interference with it. [Colonel M Mahon delivered, in the letter, and it was read.]

"Sir; I have this moment left Mrs. C., and
"I think there are parts of the conversation
"I have had with her, any confidential
"friend of the D. of Y.'s would be solicitons to know. If you are of that number,
you perhaps would choose to see me; or,
if not, refer me to some one immediately
you think would. I hope you will not
attribute the hasty manner of this configed address intentional want of decorum,
for, on the contrary, with the sincerest
sentiments of gratitude, and very great
respect, I am, sir, &c. W.M. WILLIAMS.—
Richold's Hotel, near 4 o'clock, Wednesday."

"I understood you was going to ride; I have "therefore directed the Porter, it possible, "to find you."

Colonel GORDON was called in, and examined.

(By the Chancellor of the Exchequer.)

Have you seen a man of the name of Williams? I have:
Did he say any thing to you upon the sub-

ject of this inquiry? I will state to the house exactly what he did say : About 4 o'clock this evening I was at the Chancellor of the Exchequer's on business, and on withdrawing, a servant of Mr. Perceval's told me that a gentle mar was in such a room, and desired to see me. 1 was shewn into the room, and I there saw : person whom to my recollection I never saw before. He addressed me as follows: " Never having had the honour, Sir, of being introduced to col. Gordon, I am not certain that I am now speaking to him; are you col. Gordon " I said, Sir, that is my name. He had said, Sir, I have been desirous of making a confidential communication to the D. of Y. upon the business now before the house, and to that purpose I addressed a letter to coi. M'Mahon yesterday. Col. McMahon wrote me an answer (1 think he said a civil answer) declining any interference whatever. I have addressed myself this morning to Mr. Adam, and he declined it also. Now, Sir, if you are of the same way of thinking as those gentlemen, it is needless for me to enter up in the tusiness. I said, I am entirely of that way of tranking, Sir. He said, My object is to make a communication to the D. of Y., of a conversation I had with Mrs. C. (I think he said the day before yesterday or yesterday, I will not be quite certain about that and I think it very desirable that the examina tion which she is to undergo this evening should be suppressed. I told him that I declined making any communication whatever, and that I was not in the habit of making any confidential communication to the D. of Y., but what arose out of my official situation, and my words were these: I recommend you, Sir, to go to Mr. Lowten, he will advise you, and ad-'vise you well. I then withdrew, for the purpose of going out of the room, and it occurred to me I might as well ask him his name, and I addressed him in these words: Pray, Sir, do me the favour to give me your name. He hesitated at that, and told me he had told it to Mr. Adam. I repeated my question, I beg, Sir, to ask your name; he said, Sir, my name then is Williams. I think I am correct in what I say. He walked out of the room, and I thought it necessary to call Mr. Perceval, and told him word for word what I have now had the honour of repeating to the bouse.

[The witness was directed to withdraw.]
The Right Hon. CHARLES LONG, a Member of the House, attending in his place, made the following Statement:

I have been very aprious to say a word to the committee, in consequence of the manner in which my name has been mentioned by Mrs. Consequence of the interruption that has taken place in her examination. She stated that here, is, the D. of Y. had mentioned to her, that he had mentioned Mr. Dowler's name to me for an appointment in the Commissariat, and that it consequence of that I had said it should settled immediately. Upon that I have to

state, that to the best of my recollection in z. h, never mentioned the name of Mr. Dowler to me upon any occasion whatever, nor de I recollect having beard his name, until I saw that gentleman at the bar of this house. The other point upon which my name was also aluded to, it is hardly necessary, perhaps, I should explain; but I have only to say upon that, that Mrs. C. has stated, that h. r. h. had also said that he had shewn a List of 17 Members of this house who would vote with Mr. Pitt in case this appointment took place, and that I was very much delighted with the list: if I had seen any such list, I dare say I should have been very much delighted with it, as it was represented that a number of gentlemen of that side of the house were likely to have voted upon that question with those with whom I generally act; but I have only to say, that neither upon that occasion, as connected with the appointment of Mr. Dowler, nor any other, did h. r. h. ever shew the any such list.

(By Mr. C. Wynn).

In the year 1805, were any appointments made to the Commissariat through you, by h. r. h.'s recommendation? I remember particularly the recommendation of the D. of Y. heing made through me to Mr. Pitt, for the appointment of Mr. Manby to the Commissariat early in 1805; h. r. h. mentioned to me, that great disputes prevailed amongst several of the officers of the 10th Light Dragoons, and that the paymaster, Mr. Manby, was very much involved in those disputes, he thought; that all the officers, I think he said, were a good deal to blame, as well as I recollect, and that he was quite sure that the animosity that subsisted would never be done away, while Mr. Manby remained paymaster of that regiment; he said, that he did not think that any bing that had come to his knowledge impeached the integrity of Mr. Manby, but that he wished hun to be removed to some other situation to which his talents were adapted. About the same period, an hon, member of this house, one of the members for the county of Surrey, who represented himself, I think, as a relation of Mr. Munby's, stated also his anxious wish to me, that some appointment might be found for Mr. Manby, and that he should quit the regiment. I mentioned, as I was desired, to Mr. Pitt, both what had been stated by h. r. h., and what had been stated also by the hon, member to whom I have alluded, Mr. Sumner; and, in consequence of that, he was appointed an assistant commissary.

Did you, about that time, receive any other recommendation of the D. of Y.'s for the conthissariat department? None whatever, that I recollect.

Mrs. MARY ANN CLARKE was called in again, and examined.

(By Mr. Loub).

What first gave you the idea that it was post-

subile to procure memory by disposal of commisstone in the army? By persons applying to me; and I found that h r. h was very ready to oblige me when I asked him.

Do you recollect having desired Mr. Corn to burn any letters or papers that were in his pos-

Was that desire expressed by letter or by

word of mouth? By word of mouth.

When was that desire expressed? I cannot speak as to the time, but I beheve some piece of work had happened publicly; I forget upon what occasion, whether it was about lord Melville's Trial, or what, something or another that way

Do you recollect having made use of these expressions, That there would be a terrible noise about it, and the Duke would be very angry? It is very lakely I did , I dare say I did

What did you mean by those expressions, in case you did use them? That he would be very angry with me for being incautious.

(By Mr Lyttleton)

You have stated, that you only received 1,000l a year from the D of Y had you credit with the Duke's tradesmen? No

You have stated, that you received inoney For procuring a commission for Mr Dowler and a Letter of Service for col. French; was money paul to you before you made applications to the Duke upon either of those accounts? No

Hud you a promise of money? Yes

When you made the application to the Duke, did you state to him that you had a promise of pecuniary reward? I stated the whole case of Mr Dowler.

(By Mr Sheridan)

Do you recollect to have had any negociation respecting other promotions, entirely disconnected with the Military department? If you will point out what those things were, I will answer to it

Had you any negociation or money transactions respecting promotions in the Church? I never received any, but a Dr O'Meara applied to me; he wanted to be a Bishop, he is very well known in Ireland

Are you confident you never had any application or negociation for any other preferment m tie Church, but this of Dr O'Meara? Yes,

lately

State what those applications were hardly gave myself time to read them, as I

have no interest now.

For what rank of promotion were those applications made? Something about a Deanery

or a Bishoprick.

Through what channel were the persons applying led to believe you were to promote their wishes? I do not know, I believe still the D. of Y, they thought

Those applications were since the connection hatween yourself and the D. of Y. had ceased?

Yes.

Did you state the authe of any other great or illustrious person to these persons so applying, or any agent applying on their behalf? No. certainly nut.

(By the Chancellor of the Exchequer).

De you recollect the name of any person who applied for those thurth preferments? Is it wished the gentleman who wrote to me, or the gentleman who wanted the step in the Charcit.

Both.-Those are some of the letters that col Wardle ran off with, that relate to them,

State the names of any persons who applied for those Chaich prefernicats - I'be gentleman is determined to deny it, I have just been speaking to him now upon that subject.
What is his name? Donovan,

On whose behalf did Mr Donovan apply to you? I do not know, he talks a great deal about Di Glasse, and a great many other Doctors, but it was not for Dr. Glasse that the appointment was wished.

For whom was it that the appointment was wished? I cannot recollect the name, but it is in those letters that col Wardle hus, I think.

How do you know that Mr Donovan means to deny this fact, of having made this application to you for church preferment? I do not know that he means to deny about the Church presement; but he means to deny it altogether; and I never did preser any one to the Church

Did you ever receive a letter from Mr Donovan, telling you to be very quick in your application to the D. of Y, or perhaps some other illustrious person would interfere with hun, and get the preterment, and who was that illustrious person? I believe the person who takes almost all the Patronage of the Church in England, he alluded to, or who is entitled to it, as being the first I emale Personage in England, but col Wardle told me he would never bring that name forward, or that

Did you ever recene a letter from Mr Donovan, telling you to be very quick in your application to the D of Y, or perhaps some other illustrious person would interfere with him, and get the preferment? Yes, I received such a letter.

Did you ever communicate Dr O'Meara's offer for a bishoprick to the Commander in Chief? Yes, I did, and all his documents

What was the Commander in Chief's answer I hat he had preached before his majes. ty, and his majesty did not like the O in his I never mentioped that all this moment, except to the Doctor limself

Did Dr O'Meara specify any particular sum; and what was that sum? I think that entieman must be a friend of his, and he must know better than I do, and he may recollect perb ips.

Did Dr. O'Meara specify any particular sum I forget; and I have burnt almost all my papers: I might recollect, but not at this

(By Mr. Yorke).

Do you recollect at what time Dr. O'Meara made this application? I'm 1805, the very night that the Duke was going to Weymouth; he called upon me the moment the Duke had left the house, between twelve and one o'clock; I think he watched h. r. h. out, as he had seen that his horses were waiting in Portman-square, and then he came in just as I was upon the stairs, and said it was a very good opportunity, for he was going to Weymouth immediately, and asked me to come down stairs again, and write him a letter of introduction to h. r. h., and I did'so.

You have said you had no credit with the Duke's tradesmen; do you mean to say that the Duke did not pay any of your tradesmen's bills? I do not recollect that ever he did, except one to a milliner.

(By Sir George Warrander).

You have stated, that the D. of Y. had paid several sums of money in addition to the 1,000/. a year, upon various occasions; do you still adhere to that statement? He paid 1,300/. to the silversmith, to balance from what I had paid; I do not recollect any thing at present but that.

Did not the D. of Y. pay several other considerable sums, besides the 1,000%. a year, during your residence in Gloucester-place? He paid for one landau, and that is all I can recollect at all.

Are you positive that you can recollect no other sums being paid for you by h, r. h.? I cannot recollect one except those.

What was the amount of your debts at the separation from h. r. h.? Something under 2,000l. I sent in to him the next day by Mr. Comie; but I found them to be more, upon examination.

. Did you understand, when you were asked whether the D. of Y. had paid any other sums besides the 1,000l. a year, that the question applied to sums paid to tradesmen; if so, state now whether you received yourself any sums from the D. of Y. besides the 1,000l. a year.— I do not reculiect any.

For what period did you reside in .Gloucester-place? I should think about 2; or 3 years

(By Sir James Grahum).

During the 2½ or 3 years you lived at Glour cester-place and Weybridge, was the D. of Y. well acquainted with the extent of your establishment? Certainly, never a day passed without his being there, except the time that he went to the king.

On whom was the Court Martial, on which you stated on a former evening that you had been a witness? On captain Thompson.

[The Witness was directed to withdraw].

Mr. Whithread said, he rose in consequence of the assertion of Mrs. C. in the beginning of the evening (that she had

been insulted and abused in coming into the house of commons), to move that the Serjeant at Arms be ordered to attend the witnesses to and from the house of commons, to protect them from any insult or injury that might be offered to them in obeying the orders of that house. He said, whatever might be the character, the morals, or the line of life pursued by the witness who had been before the house, that there was a certain deference and resepect due to the sex which should not be violated on any occasion, least of all on her entrance into that house.

Mr. Sheridan said, he felt it his duty to object to the motion of his hon. friend, for two reasons, first that he did not wish it should appear that it was necessary to make any such order; secondly, that on the most accurate inquiry into the business, he understood that no insult whatever had been offered the witness in the course of the evening.

Mr. Whithread said, that if his right hon. friend would say that no insult had been offered the witness, he would not persist in his motion.

Mr. Sheridan said he could not be positive, not having been present on the occasion; his knowledge was grounded on the strict inquiries which had been made.

JOHN CLEMENTSON, Esq. the Deputy Serjeant at Arms, was examined

(By M. Whitbread.)

State to the committee what you know relative to the coming of Mrs. C. to the house, and her passage from her carriage up to the door .-I directed the messengers, when Mrs. C. was ordered to be called in, to go to her; it was sometime before they could had her; I duected them to go to the different coffee-houses, and at last learnt that she was waiting in her carriage close to the house of commons. She sent me a mossage by a messenger, stating that she had been insulted, and she would not get out of her carriage till I came for her. Immedutely I went down. When I got there, I saw seven or eight people or a dozen people, I do not think more; her carriage door was opened, and she was handed out, and not a word passed. I took a constable with me, and brought her up to the house. There was not a word said to her all the way I came with her

Was not there a considerable crowd in the passages leading to the house? Yes, there were several people, a great many servants, they were standing on one side; there was quite room enough for us to pass.

Did my of those persons insult her? Not a word pussed, to my knowledge.

Who was the messenger when you sent for ber? His name is Skelton. He was sent by you for Mrs. C.?-Yes. ...

. [The Witness was directed to withdraw.

Miss MARY ANN TAYLOR was called in, and examined

(By Mr. Wardle.)

Were you in the habit of visiting in Gloucester-place, when Mrs. C. was under the protection of the Duke of York? Very frequently.

Did you ever hear the D. of Y. speak to Mrs. C. respecting col, French and his levy?

Once only.

Relate what passed at that time. - The Duke's words were, as nearly as I can recollect, I am continually worried by col. French a he worries me continually about the levy busi-'ness, and is always wanting something more in his own favour.' Turning to Mrs. C., I think he said, 'How does he behave to you, Darling?' or some such kind words as he used to use; that was all that was said.

Do you recollect any thing further passing than what you have stated? Mrs. C. replied, 'Middling, not very well.' That was all that

she said.

Was that the whole of the conversation? No. Relate the rest-The Duke said, 'Master French must mind what he is about or I shall cut up him and his levy too.' That was the expression he used.

(By the Attorney General.)

How long have you known Mrs. C.? Ten

Have you known her no longer than ten years? I do not exactly recollect, it may be something more.

Where did you first become acquainted with her? At a house at Bayswater, near the Gravel

Pits

Where do you live yourself? At Chelsea

With whom did you live at Bayswater? With

my parents.
What are your parents? My father was a gentleman.

Do you live with your father now? No.

Is your father living? Yes.

Is your mother living? Yes.

Do you live with your mother? No. Are you married? No.

With whom do you live? My sister, What is your sister's name? Sarah.

Is she a married woman or a single woman? Single.
Where do you live? Chelsea.

In lodgings, or as housekgepers? House-

Are you of any profession? If a boardingschool be a profession.

In what part of Bayswater did Mrs., C. live when you knew her there? It is called Craven! place, within two doors of our house.

Who lived with her? Her husband, when I

first knew ber. . " consists

Have you known any one living with her since ? His r. h. the Duke of York.

Have you known no man live with her but h. r. h., since her husband lived with her? Not to my knowledge.

Have you seen much of her; have you been intimately acquainted with her? Yes.

You are not related to her, are you? My brother is married to her sister.

Did you know her when she lived at Tavistock-place? Yes.

Did her husband live with her there? I never saw bim there, I understood she lived with her mother there.

. What time passed between her leaving her husband and her living with the Dake of York? I cannot recollect.

About how many years? I do not know that. How long ago did you know her at Bayswater? Somewhat about ten years; I cannot say exactly.

Had not her husband left her before she left

Bayswater? I do not know.

Do you mean to say, you do not know whether Mrs. C.'s husband had left her before she lest Bayswater? Yes.

What was her husband? I always understood

he was a man of some fortune.

Do you know that he only had an annuity of 501. a year, which was paid him weekly? I never heard such a thing.

Did you ever see him with Mrs. C., during the latter part of her stay at Bayswater? No.

During the latter part of the time Mrs. C. staid at Bayswater, you never saw her husband, Mr. C. there? I do not recollect that I did.

Where did Mrs. C. go from Bayswater? I do

not recollect.

Do you remember her in Park-lane? She called upon me one day, and said she was in Park-lane.

Were you in her house, at Tavistock-place,

often ! Yes.

Did you live with her there? I never lived with her at all.

You never slept in the house? Yes, frequently.

Do you know that any one lived with her but her husband at that time? No.

You took her to be a modest, decent, woman, whilst she lived in Tavistock-place? She lived with her mother as I thought, and I knew nothing to the contrary.

What is your father's name? The same name

as mine.

Taylor? Yes.

What is his Christian name? Thomas. Where does he live now? I had rather be excused answering.

[The Witness was directed to withdraw.

Lord Folkestone was of opinion that she ought not to be compelled to answer, as there might possibly be circumstances attending the disclosure of this question, which might prove injurious to the witness's father flor fit would result to the present inquiry from the disclosure of this circumstance.

The Attorney General in reply observed, that he knew nothing of the witness; but sure he was, that much of the credit of the testimony of this evidence depended upon that degree of respectability which both the witness and her connections in society held. Wou'd the noble lord or any member in the house deny, that the evidence of a prostitute, who might be picked up in a street, was to be equally relied upon with that of a person who supported a decent and respectable chara, ter? Nor was it immaterial to the present enquiry to know where the father and mother of the witness resided, as it was highly probable that the knowledge of the circumstance might tend to extract truth from the mine of error, with which it appeared to him to be involved.

[The witness was again called in, and the question proposed.

I'do not luow.

. (By the Chancellar of the Exchequer.)

Do you mean that your credit should rest upon the veracity of that answer, that you do not know where your father lives? I do not exactly understand the question.

[The Witness was directed to withdraw.

Mr. Brand said, that upon reflection, he trusted the right hon. gent. (Mr. Perceval) would not press the question, as it evidently went to wound the feelings of the witness.

The Chancellor of the Exchequer observed, that he could not help suspecting, that something would be disclosed by a direct answer to that question, that would greatly, if not wholly, discredit the testimony of the witness. It must appear a very extraordinary case, that neither of the sisters knew, or rather, would not tell, where the father was; and, therefore, he still adhered to his former opinion, that the question ought to be answered in a direct manner.

Mr. Wilberforce saw no good that could result from compelling the witness to an-.swer the question in a direct form, as it was probable the fact could be a certained by putting the question in another

shape.

Mr. Korke thought it utterly impossible to carry on the inquiry, unless such questions were pointedly answered; the truth could never be found out, and the obloquy under which the Duke of York had

could be conceive that any material bene- | fallen, by a combination of some of the most abandoned characters, could not be so easily removed, if the witness was permitted to evade answering a question which in his judgment was fair and reasonable.

> Mr: Simeon did not see any reasonable objection to the answering of the question, and therefore trusted the Committee would not relax.

> [The Witness was again called in and examined

(By the Chancellor of the Exchequer.)

Do you mean seriously upon reflection to abide by your answer, that you do not know where your father lives? Yes.

How long is it since you have seen him?

About a fortnight.

Do you know where he was living when you saw him last? At Chelsea.

In what street at Chelsea? I bug leave to

decline answering that question. What reason have you for declining answering that question? I do not like to tell so large an assembly where I live.

Were you living with your father? Some

time ago.

A formight ago were you living with your father? He did not live with me, he had just come from the country.

Was he hving at Chelsea? He staid two or

three days with me.

Where had he been living in the country before he came to you? He had been going about different parts; I do not know where.

Is he of any business? No.

What objection have you, who keep a boarding-school, to tell this house whereyou live, particularly? I have answered that just now.

Will you repeat it? I did not wish to inform

so large an assembly of my residence.

What reason have you for wishing to conceal where you live from so large an assembly? They will find I am poor, and doubt my vera-

You may be assured your veracity will not be doubted on account of your poverty; state to the house where you live, and what street in Chel-ea you tive m .- China Row.

What number? No. 8.

Do you keep a boarding-school in that place?

I and my sister do.

Was any body present besides yourself at the conversation which you alledge to have passed between the D. of Y. and Mrs. C., respecting col. French? No.

Did you o'ten see the D. of Y. in com-

pany with Mrs. C. ? Yes.

How often may you have seen him? I do not recollect; seldom three weeks passed that

H is long have you kept a hearding-school?

Two years.

At the same place? No. Where before? At Kentish Town.

What part of Kentleh Towns what street?

It had no name. Can you tell what number? No, it was new ther a number, nor had the place a name;

Did you keep that boarding-school under the

name of Taylor? Yes.

Where did your father live at that time? I beg to be excused answering any questions concerning my father.

Where did your father live at that time? He lived with me during part of the time there.

How long have you lived at Chelsea? Last Michaelmas twelvehionth.

How long have you lived at Kentish Town?

Not above three quarters of a year.

While you were at Kentish Town, whose did your father live, when he was not with you? I had rather not answer that question.

While you were at Kentish Town, where did your father live, when he was not with you? I must appeal to the indulgence of the Chairman. The Chairman informed the witness that there appeared no reasonable objection to her answering the question, and that therefore it was the pleasure of the Committee that she should answer it.]

I cannot recollect just now.

Why did you wish to be excused answering that question, when you only did not recollect where it was that your father lived? For that reason.

(By the Attorney General.)

How long ago is it that you heard the conversation you have been speaking of, between h. r. h. and Mrs. C.? I cannot say exactly.

As nearly as you can? During Mrs. C.'s re-

sidence in Gloucester-place.

Where did you live then? We moved about that time; but I do not recollect whether that circumstance happened afterwards or before,

From what place to what place did you move?

From Bayswater to Islington.

Did your father live with you at Bayswater, at the time you removed to Islington? Yes.

Did he live with you at Islington? Yes. Where did you live at Islington? Dalby Terrace.

Do you recollect what number? No. 5.

What business did your father carry on then? None.

Has your father never carried on any businem? No.

What business was Mr. Clarke? I never heard that he was of any business.

How long did you live at Islington? A little more than a year.

Was that before you went to Kentish Town? Immediately preceding it.

You lived at Kentish Town about three quarters of a year? Exactly.

Do you know Mr. Wardle? Yes

How long have you known him? Not more than two or three months.

Have you known him two or three months?

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room with h. r. h. the D. of Y. and Mrs. C.

Never.

Were you ever told by Mrs. C., that she bad represented Mr. Dowler to the D. of Y. ai Mrs. C.'s brother? Never.

Do you believe that your father's affairs are

in a state of cubarrassment? Yes, Do you know Mr. Williams, a Clergyman, of Kentish Town? I never heard his name.

Have you always kept a boarding-school at your different residences? At Kentish Town, and at Chelsca.

How many scholars have you now? About

twelve.

How long did you reside at Kentish Town? Three-quarters of a year.

Did you remove immediately from Islington

to Kentish Town? Yes.

How long did you reside at Islington? More than a twelvemonth.

How much more than a twelvemonth? Seven or 8 months.

The conversation that you have stated you heard to take place between the D. of Y. and Mrs. C., you stated to have passed about the time you removed from Bayswater to Islington; is that correct? Yes, it must have been about that time.

Was it about that time? I cannot say exactly. Upon recollection, can you recall to your mind any circumstances which will induce

you to believe that it was about that time? No.

Then, do you state that without any precise recollection upon the subject? Only by

Do you recollect ever seeing col. French in Gloucester-place? I have heard him announced; but I cannot say that 'I was introduced to him.

(By Mr. Beresford.)

What is the age of your youngest scholar? Seven.

The Witness was directed to withdraw.

Mr. DANIEL SUTTON was called in, and examined.

(By Mr. Wardle.)

Do you recollect Mrs. C. being at capt. Thompson's Court Martial, at Colchester? I

State to the Committee what passed relative to her being put down a widhw.—fu consequence of my having been directed to summon Mrs, C. to appear to give evidence before the Court Martial that was sitting on charges preferred against capt. Thompson, I spolled to capt. Thompson's solicitor, a Mr. Smithes, and desired he would mend to me the christian at well as the sirname and description of Mrs. C.

2 I

Mr. Smithies delivered to me the description upon paper; and; as near as I can recollect, her name was Mary Ann Clarke, of Longhton Lodge, in the county of Fasex, widow. In consequence of the description so given me, by Mr. Smithies, I cutered it upon the Minutes of the Court, and administered the oath which I usually administered to Witnesses, and then having read the charges to Mrs. C., she then answered the questions which were put by lieut, col. Fane, who was the prosecutor; was afterwards examined upon questions submitted by Mr. Smithies, who was concerned for capt. Thompson, and then upon questions that were asked her by different members of the Court. I have a recollection, I think, of Mr. Smithics having communicated to me, she was not examined the first day she was summoned, in consequence of a witness, of the name of Maltby, who had been under examination for a considerable time. I think Mr. Smithies communicated to me some delicacy Mrs. C. had, as to the appearance before the Court, and as to questions that might be put to her; and I told him, that she need not be under any apprehensions, for no improper questions should be put to her; if she answered the interrogatories of the prosecutor and the Court, she need be under no apprehension as to any disagreeable questions, which she seemed to apprehend might be put to her; and she subsequently answered every question that was put; and upon that particular charge, capt. Thompson was afterwards honogrably acquitted.

(By the Attorney General.)

Did she herself state herself to be a widow, or was she asked, or did any conversation pass between yourself and her, upon that subject? I really am not quite sure; I saw Mrs. C. once or twice previous to her examination that day, in order to communicate to her that she must stop, and Mr. Smithies requested me to step to the Cups, where he was, to let him have the proceedings, to prepare capt. Thompson's defence; I rather think it was Mr. Smithies, for I perfectly remember, which is usual where the assistant adjutant general of the district does not deliver me the list of the witnesses, but where they come from the solicitor of the party, that he will deliver to me the name and description, and I rather think it was in consequence of what he said to me.

You do not recollect asking her the question whether she was a widow or not? Upon my word I do not recollect whether I did.

You do not recollect any conversation that passed relative to her situation; her wishing to avoid publicity? I do not recollect the particulars, but I do revollect, either before or after the time Mr. Smithies asked me to step down to the Inn, with the papers, that she said she was in a very delicate situation, and alluded to her situation; I do not recollect that she mentioned the particular person under whose protection she was, but she alluded to it, and I understood from general report what she meant.

Was she particularly described as a widow, or did she answer to the interrogatory whether she was or was not a widow? She answered to no interrogatory upon that subject, it is not the practice for witnesses at courts martial to answer to such interrogatories, unless they are specifically put; the name and description is put down, and then the charges read; then the oath is administered, and then the question put.

(By Mr. Beresford.)

Do you recollect any evidence that came forward at that court martial, relative to a bill of exchange? Yes, I do, Mrs. C. was examined, and gave evidence upon two bills of exchange.

Relate the circumstances of her testimony, so far as you recollect.—I have the original inimites which I took at that court martial, in my pocket.

Refer to that part of the evidence which refers to the bill of exchange signed Elizabeth Mackenzie Farquhar.— Mary Ann Clarke, of "Loughton Lodge, in the county of Essex, wi-"dow, a witness produced by the prosecutor, being duly sworn, was examined."

Was that read to her? No, I believe it was not read to her.

The witness read the following extract from the minutes.—" Look at this bill: is the body " of it and signature your hand writing? The " witness was then shewn the bill of the 1st May, 1807, and then deposed, Yes, it is; " but it purports to be the hand of my mo-"ther; she was present when it was written, "I am frequently in the habit of guiding her " hand when she writes, or takes any thing in" her hand, in consequence of her being very ' infirm and very nervous .- Look at this bill; is the body of it and signature your hand-The witness was then shewn a writing? " bill of the 15th of July, 1807. It is .- Look " at both the bills, and state to the court, whether the acceptance of both is the handwriting of Mr. Russell Manners. Yes, in the presence of myself and my mother. - Did you, or your mother, give these drafts to capt. Thompson? My mother the lirst, and myself, I believe, the last.—Was capt. Thompson aware that you signed the name of Elizabeth Mackenzie Fargular to these " drafts, when they were given to him? Never.—Did he not know your hand writing from your mother's? I do not think he " does, when I direct her hand -Was Mr. " Russell Manners indebted to you in a sufficient sum, to authorize you to draw upon him for the sum of a hundred pounds? He was.-State to the court the reason why you did not indorse the bill dated the 20th of May, 1807. I had no reason; I was " not aware of the circumstance that I had " not indorsed it; it never was returned to me to be indorsed .- Do you recollect the " date of the bill dated the 15th of July, 1807, being altered? No, I do not,-When these bills were given to capt, Thompson, had you any doubt but that Mr. Russell Man" ners would pay thou when they respective-" ly should become due? Not the least .-" Had you ever before these bills were drawn, drawn bills upon Mr. Russell Manners; " and if you had, were such bills paid when I never did; I have more bills of Mr. Manners's, but I have never made use of them, finding that those hills were notduly honoured.—Had you any good reason to believe that Messrs. Malthy would pay the bills when they became due; and if you had, state to the court what were the reasons on which your belief was founded? I certainly thought that Mr. Rowland Maltby would pay them, because I knew that he had at different times paid some thousands for Mr. Manners; besides which, Mr.Maltby knew I had assisted Mr. Manners with mortey, and therefore I thought he would take cure of those bills before others,-IIad you any personal communication with Mr. Rowland Maltby respecting the bills in question, previous to the last week? Never .- Have you had any personal communication with him respecting them within the last week, and if you have, state to the court the substance of it. On 'Thursday last I went, accompanid by my mother, to Mr. Rowland Maltby's, and he told me that he was coming."

Does it appear upon the minutes of that court martial, from the testimony of Mrs. C. that she put the pen into her mother's hand, and with that wrote her name upon a bill of exchange? That is in the answer to the first question that was put to Mrs. C.

(By the Attorney General.)

During the proceedings of that court martial, were any private questions put in your presence to Mrs. C. out of court, respecting her being & widow, which were afterwards entered upon the minutes? I do not recollect any; I had conversation, as I mentioned before, with Mr. Smithies, and, I believe, with Mrs. C. I am not exactly sure, but I cannot recollect the whole of that conversation; it was relative to her delicacy with respect to her being examined, and her fear that unpleasant questions might be put to her generally; I have no recollection of any as to her being a widow; I desired Mr. Smithies, understanding that capt. Thompson was brother to Mrs. C. that he would give me her description, and he gave it upon paper.

[The Witness was directed to withdraw.]

Mr. THOMAS PARKER was called in, and examined as follows:

(By Mr. Wardle).

Refer to your book as to the date of any payment that was made by Mrs. C. in the year 1804; 5001. on account of a service of plate.—I know nothing of the subject at all; I was only left executor to Mr. Birkett; I have a book here, in which there is some account, which I looked at to-day, which I did not know of before.

[The witness produced the book, in which appeared the following Account:].

261 Mrs. CLARKE, Dr.	PER CONTRA Ca. 261
May 16, 1804£. s. d. The whole of the above-mentioned Articles for 1,363.14.10 An elegant rich chased Sil-)	1804. May 18.
ver Epergne, with four 153. 16. Rranches, and rich cut 100 Glasses to Do Very large Oval Silver Tea 183. 8. 84 0 0	July 12. By a Bill at 2 Months 200 0 0
An elegant Oval Silver Tea Pot, sq. Ivory Handle 12 Gadroond Silver Soup Plates, to correspond with the others 93, 14, 105 0 0	Nov. 14. By a De - 4 Months 200 0 0 By a Bill at 6 Months 200 0 0 Do - Do 8 Months 200 0 0
June 15. 2 large Silver Gadroond 129.9 a'9/ Waiters - 49. 11. Putting on Silver Plates for Arms.	Do Do 10 Months 200 0 0 By a Bill at 12 Months 200 0 0
and polishing the above 16 5 6 Engraving Arms and Crest on the above 21 6 0 Silver Tankard 15 15 0 Pair Sugar Tongs 0 18 0	23 July 121 0 0 Abated 0 11 4
£.1,821 11 4	£.1,821 11 4

Do you know any thing more of that book: or do you know as to any of the payments, by whom they were made; or what those bills were, or upon whom drawn? I do not know any thing more of it; there is another little account in this book; here is nothing here which states at all what bills they were. I did not know any thing of it till to-day; I was not sure whether the summons was intended for me or not, for my name was not inserted, nor where Mr. Birkett lived; it was inserted Princesstreet, Hanover-square; I never knew him live there. I came down, it being left at my house.

Do you know who the late Mr. Birkett's bankers were? Yes, Marsh and Company in

Berners-street.

Have you, any other memorandum in that book? Here is some other account of goods, watches, and some other silver goods, and various other articles, which amounts to 2861. 9s. besides the other account.

[The witness was directed to withdraw.]

HARVEY CHRISTIAN COMBE, esq. a member of the house, attending in his place, was examined.

(By the Chancellor of the Exchequer.)

Will you mention the circumstance of your seeing Mr. Dowler shortly after he had received his commission in the commissariat? riding through the street, and I met Mr. Dowler by accident, I had heard before with great pleasure that he had got an appointment in the commissariat; I was not unacquainted with the reverses of fortune he had sustained at the Stock Exchange, and I was rejoiced to hear that he had an employment that would yield him a comfortable maintenance; I stopt him to give him my congratulations, and having heard that he had got this by the request of Mrs.. C, I asked him whether he had obtained it by the interest of Mrs. C. or Mr. Brook Watson; his reply to me was "O, by Mr., Watson's."

From your knowledge of Mr. Dowler, do you believe him to be a man of integrity? fectly so, I would have recommended him to

any situation he was a candidate for. From whom had you heard that he obtained the appointment from Mrs. C. ? I know a great many persons who are equally acquainted with the Dowlers: from various persons I heard it, but I cannot recollect one individual.

Did you know of your own knowledge that there has been any connection between Mr. Dowler and Mrs. C.? I did not.

Cannot you recollect one, person among many individuals from whom you heard it? It is a great many years ago, if I were compelled to say who I should select, my own son.

(By Lord Folkestone).

Do you not from your own knowledge know that Mr. Dowler's father adopted a line of polittles in the city directly opposite to that of sir Brook Watson? I knew that Mr. Dowler's father in the City of London adopted the Whig principles, but whether he was a member of the Whig Club I do not know, nor do I now know exactly what Mr. Brook Watsop's political principles were.

Mr. JEREMIAH DONOVAN was called , in, and examined.

(By the Chancellor of the Exchequer.)

Do you know Mrs. Clarke? I do.

Do you recollect at any time furnishing her with a List of names of persons for whom she was to obtain from the D. of Y. military or other promotion? Never.

(By Mr. Cavendish Bradshaw.)

Have you not been in the habit of trafficking in places under government? I never have trafficked for any places under government in my life.

In no situations for India? From govern-

ment.

Appointments from government? Never.

Or from the East India Company, appointments that must come under the cognizance of the board of controul? I will be obliged to the gentleman if he will inform me what appointments those are.

Have you ever offered a situation in India for a sum of money to a Mr. O'llara? I have. What was the nature of that situation? A

writership.

What was Mr. O'Hara to have given you for that situation? 3,000 some odd pounds, but I cannot say exactly.

When was this? I believe the last year, but I do not exactly recollect.

How did that negotiation break off? It broke off in consequence of Mr. O'Hara's brother not depositing the money at the banker's which was nominated by the gentleman who had the disposal of the appointment, or who informed me that he had the disposal of the

appointment.

Did not Mr. O'Hara offer to deposit the money in his own banker's hands, and did you not object to that, and wish it to be deposited in your banker's hands, in Henrietta-street, Coveut-Garden? The money, Mr. O'Hara informed me, was deposited in a banker's bands in the city, I believe it was Curtis and Roburts; the person who had the disposal of the appointment would not consent to its remaining there, but wished it should be deposited at Messrs. Austen and Maunde's in Covent-Garden, and in consequence of that the negotiation ceased. I did it at the request of a ludy from Dublin, who sent a letter to me, saying that she wished I could obtain for a Mr. O'Hara, whose father was her particular friend, a writership to India; I applied to a gentleman, and he told me he could obtain that appointment, and the negotiation broke off in consequence of their not depositing the money at the house of Austen and Maunde.

(By Mr. Smith.)

What person authorized you to negociate this appointment in the East India company's service?— [The witness was directed to withdraw.

[the witness was again called in and the question proposed [

Am I obliged to expose the name of the lady; if I am, I certainly shall,

Was the lady the purchaser, or was it through the lady you were to obtain the appointment of some director? The lady wrate to me, requesting I would make inquiry, in order to produce the writership for this gentleman in consequence of this I did make the inquiry, but do not know any director's name concerned in the linsings.

Ot whom did you expect to receive this patronage? I was recommended by Messrs. Austen and Maunde, to a gentleman who promised to procure the patronage.

Name the gentleman .- Mi. Tahourdin, an

attorney of Aigyll-street

No you know from Mr. Tahourdin's connections, from whom he was to obtain it at the India House A I do not.

Cannot you guess or surmise ?- 1 cannot

Upon what grounds did you desire the 3,000 and odd pounds to be lodged? It was to have been lodged to be pud to Mr. Tahourdin, on the young gentlem in presing as a writer to India.

Did Mr Tahoundin ever give you reason to believe that he had the promise of that nomination? If he had not, I certainly should not have requested the young gentleman to have lodged the money at the banker's.

(By Mr. Sheridan.)

Did you introduce a clergyman of the name of O'Meara to Mrs. C.? I have not the pleasure to know a clergyman of that name.

Did you ever apply to Mrs. C. for the prometion of any person in the Church? In the month of Nov or Dec. last, Mrs. C. informed me that she had very great influence; I heard of a vacancy in the Church, and I did apply for it for a friend of mane.

What was that vacency? A Deanery.

What Deanery? I believe Salishury.

Did you apply only for that Deanery, or any other Deanery? For either the Deanery of

Salisbury or Heteford.
This was either in Nov. or Dec. last? It

Being so intimate with Mrs. C., of course you were apprized that at that time all connection had ceased between Mrs. C. and h. r., h. the D. of York? I understood that h. r. h and Mrs. C. had had no connection for S years previous to that; it was not through the D. of Y.'s interest it was understood it could be obtained.

Through whose interest was it understood that the was to be obtained, through the m-fluence of Mrs. C. Mrs. C. informed me that

she had very good interest with the Duke of Portlanti, and that she could obtain any appointment.

Can you inform the Committee what was to be the recompence, supposing the Deanery had been obtained? I cannot: I believe that it was 3,000% that was offered for one of them by a subscription: I did it to oblige a friend: there was a subscription to have been entered into by some ladies, they did subscribe upwards of 3,000f.; as I was instructed, it was for the Revd. Mr Bazely, I think that was the name of the gentleman; he was to have been agreeably surprised with a promotion, provided it thad been carried into effect, but he was on no account to know it. Mrs. C. answered, that the Duke of Portland had no interest in the Church, the Queen having taken the pationage to herself.

Have you had any correspondence with Mis. C. since the commencement of the present examination? I have received one Letter from Mrs. C since the commencement of this examination, or on the day, it was on Wednesday week I think; I have geceived two letters from Mrs. C. since the motion of Mr. Wardle, the one on the Saturday subsequent to the Iriday night on which the motion, was made, the other on the Wednesday on which day I believe the hon, house went into the examination.

Did you at any time give any credit to the idea of Mis. C. having any degree of influence with the Duke of Portland? I certainly did give credit to it in the first instance.

Did you believe that Mis. C. had such influence with the Duke of Portland as she had exercised with the D. of Y. on other applications? She never did make any application to the D. of Y. for me in her life.

Were not you privy to the whole transaction of col. French? Nor never heard any thing of it, till the levy was about to be raised, till col. French called upon me to inform me that he was mising recruits for that levy, and asked me whether I could recommend him any old Serjeants that he could employ upon that duty.

Did Mrs. C. give any reason to you for the assertion she had made respecting her belief, as to any person's power of disposing of the patronage of the Church? Mrs. C. informed me that the D. of Portland had not the patronage of the Church, but there were other appointments that she had mentioned to me, that caused me to suppose that the D. of Portland had the appointments in the Church to dispose of.

Have you received two or three letters from Mrs. C. within this last month? I have received letters from Mrs. C., many during the months of Nov., Dec., and January.

Have you the letters which you state yourself to have received from Mrs C., since Mr. Wardle's notice on the present investigation? I have two letters, and the reason I brought them was in hopes that Mr. Wardle would do me the honour to read the letters of mine, which it was mentioned he had in his possession from Mr. C. I am perfectly willing to meet every charge that can criminate myself, but I should be sorry to involve any person that is innocent. I be heve Mr. Wardle made his motion on the 27th of January.

[The witness delivered in two letters, which were read, dated the 28th of Jan., and the 1st of Feb. 1802.]

"Dear sir; I am much mortified in seeing, in " this day's paper, the free use of your " name and mine in the debate last night. I "however took an opportunity of seeing Mr. "Wardle on the subject, and I find he is " by no means so ill disposed as his speech " seemed to evince; but he tells me, that "as I have committed myself, and my " papers, he is determined to make every " possible use of them, that to him sceins " proper. I must be candid, and tell you, "that in order to facilitate some negocia-" tions, I had given him a few of your let-"tels. In one you speak of the QUEEN, "in another the two Deaneries. " myself, I must of course speak the truth, " as I shall be put on oath. Let me per-"-unde you, if called on, to keep to the "truth, as I am convinced you will; but "I mean the whole truth, as to what has " passed formerly between yourself and me. "I have a thousand thanks for your being so " quiet upon the 130.; you shall have it the " moment my mother comes from Bath. I "fear, if you are backward, Wardle will "expose the whole of the letters he has to " the House. Your's truly,

"Saturday evening." "M. A. CLARKE."
"In order to relieve your mind, I send
"my servant, though late."

Indorsed:

"Recd. 28th Jan. 1809, late at night."

" Wednesday morning, Feb. 1st 1809." " Dear Sir, I yesterday saw Mr. Wardle; he " had a letter yesterday from your friend "Glass, begging him not to take any busi-" ness in hand, where his name is mention-"ed; and he asks for you also. He was "Tutor to Wardle. Now Mr Wardle as-" sures me, by every thing honourable, that " if you speak candidly and fairly to the " fact of Tonyns, he will ask nothing more; "and if he has been at all intemperate " with your name, he will do it every justice. " Take my advice and do it : it cannot injure " you. I understand your friend Tuck, some "months ago put a friend of his in pos-" a man of the name of Finnerty gave him a case, which, he says, he had from you, " of a capt. Trotter and another. Of course " you will not mention my telling you this. I wish from my soul Mr. Wardle is had taken it up less dispassionately, he " might have done more good. Why do

"you not send me a line? I dare say Cla"vering is hugging himself, as he did not
"send the recommendation. Yours, &c.
"M. A. C."

(By Mr. Sturges Bourne).

What rank have you in the army? Lieute-

How long have you been in the army? I went into the army in 1778.

In what regiment have you been? In the Queen's Rangers.

Are you now in the Queen's Rangers? I entered into the army in 1778 in the Queen's Rangers; in consequence of my services in the Queen's Rangers I was recommended into the regiment called the North Carolina volunteers, then under col. Hamilton; the hon, major Cochrane, then major to the Buttish legion commanded by lieut. col. Tarleton now gen. Tarleton, induced me to resign my company in the North Carolina regue int and to accept a heutenancy in the British legion under the command of heut. col. Tarleton, which I maproductly did under the promise of the first troop or company that should become vacant in that regiment. I served in that regiment during the remainder of the war, from 1780 till the reduction of the regiment in Oct. 1783; I brought home a detachment of that regiment, and was placed upon halfpay; in consequence of my wound being very bad it was impossible for me to accept a commission upon full pay, many of which had been offered to me by colonels of different regiments in consequence of those wounds I have suffered; I am sorry to say that my surgeon, who did attend, is gone, or he could explain my present sufferings, but I have suffered more than is concervable for any person who looks well in health as I do. being lusty I have not been able to take off my clothes or he down for the last five years; about six years from this period I was confined 16 weeks under the care of Mr. Everard Home, Mr. M. Gregor of the Military Asylum, and Mr. Rivers of Spring Gardens, Mr. Astley Cooper also attended me, and I am now obliged to employ a surgeon, that is Mr. Carpue, either he or his assistant dresses my wound daily: in consequence of the recommendations of the hon, the late marquis Cornwallis and lord Moira I was placed in a veteran battaliou as a compensation in some degree for my expences as well as my sufferings from this wound, and through the same interest I obtained leave of absence till further orders; there are many other officers under similar circumstances in the army, it being the only means by which h. r. h. the Commander in Chief can remunerate their services, at least that was the answer given by the adjutant general to lieut. col, Christie of the 11th veteran battalion (on the strength of which I at present draw my pay) when he applied last year to have me removed upon the retired list: with respect to my provincial services. I presume they go for nothing; I served 15 months in a feucible regiment at

home as lieutenant and surgeon; I served 3 years in the militia as lieutenant and surgeon, and I served 3 years as a surgeon in an armed vessel appointed by the Treusury, and I trust it will not be thought too much that I draw the pay of a lieutenant.

(By Mr. Wardle).

You have stated that you never sent in any names to Mrs. C., either for promotion or for commissions in the army? Not till Nov. or Dec. last did I ever apply to Mrs. C. for any commissions in the army, either directly or indirectly.

Do you recollect what commissions you applied for then to Mrs. C.? I do not; there were some companies, but for whom I do not

recollect.

Do you recollect what you asked Mrs. C. to do respecting those companies? I perfectly recollect that Mrs. C. informed me that she had interest with a great many gentlemen, honourable members of this house; that she had also great connections amongst General Officers, and that she could procure letters of recommendation which might accelerate any applications that were lying before the D. of Y. for purchases of commissions.

Did you send any letters of recommendation from the commanding officers of regiments in favour of officers for promotions to Mrs. C.? I sent three letters, I think, from three different field officers, recommending gentlemen for purchase from lieutenancies to companies. Those gentlemen had been recommended, if I mistake not, about 12 months, but their recommendations had not been attended to, to accelerate which it was thought advisable to procure the recommendations I have already stated, and Mrs. C. informing me she could do it, I placed these recommendations in her hands for that

purpose.

Inform the committee how you got possession of those letters yourself.—I will: I got possession of those letters from Mr. Froome, under the following circumstances: Mr. Froome called upon me, and informed me that he was about to resume his station or to be appointed a clerk in the house of Mr. Greenwood, upon condition that he should make outh or give security, one or the other, that he would never do any thing in the commission line as a broker in future; that if I could do any thing with those three appointments which had hung so long, I should serve very deserving young men, and should be remunerated for my trouble: that is the fact, however it may criminate me.

State what the remuneration was to have been upon each of those commissions? It was above 3004; but how much I cannot say.

Do you mean to state that above 300l. were to have been paid above the Regulation Price for carrying the point? Certainly, on each commission:

Do you know of your own knowledge, through what means that 300! upon each was procured? I do not, Only you meen to state that the officer purchasing was to have paid 300l. above the regulation? I mean to state that both of those officers purchasing, on heing gazetted, was to make the compliment of 300l.

And it was Mr. Froome who put the three commissions into your hands? Yes, he did, under the circumstances I have already related.

Had you ever any conversation with anybody but Mr. Froome respecting these commissions? I had conversations of course with Mrs. C.; I had conversations with Mr. Glasse.

Who is Mr. Glasse? The rev. George Henry

Glasse

• Had you never a conversation with any other person respecting those appointments? I do not recollect that I had any conversation with any person, save and except Mr. Glasse, Mrs. C., and Mr. Froome; I do not recollect any other person.

Do you recollect any other transactions of that nature coming under your knowledge? There was a majority I think, or two, under si-

milar circumstances.

Do you recollect what sum above the regulation was to have been paid on the majority? I do not.

Do you recollect any other commissions that fell under the same circumstances? I do not recollect any other commission but the two majorities, and those three companies.

Did those majorities come from Mr. Froome

also? They did.

Did not Mr. Froome at that time tell you what remuneration was to be given? It is very possible that he might, but I do not recollect the remuneration.

Do you know what your share of the profit was to be? I do not.

What part of the transaction were you to act? He was to procure the letters from Mrs. C.; to attach them to those recommendations and memorials, and to put them into the box at the Horse-Guards, and to let them take their chance; and if they succeeded, then we were to be remunerated.

Therefore, the part Mrs. C. was to have acted, was either to have got the recommendation backed by a member of parliament, or some other person likely to give strength to such recommendation? That was the part.

What was she to have had for that part? She was to have had, I believe, upon each of the majorities 600% as nearly as I can recollect.

What was she to have had for the companies? I forget exactly; but it was either 100, or more than 100.

Do you know captain Tuck ? I do.

Do you recollect in the year 1804 or 1805, offering capt. Tuck a majority at a very low price? I remember that in 1804 or 1805, Messrs. Austen and Maunde told me, that they expected to be appointed agents to a regiment that was to be raised by a col. Dillon; that cummissions were to be obtained in that regiment, or some other, and that there were many other levies to be raised; and that the

prices in that regiment were to he for an ensigncy so much; for a lieutenancy so much; a company so much; and I believe that was the whole of the steps. The colonel had the appointments; where they were either to raise so many men for their commissions, or pay a certain sum of money to the colonel. .I met capt. Tuck either in Parliament-street or Whitehall; he had been employed by the hon. col. Hanger to raise a levy, and by that had obtained the rank of captain, and was then upon half pay. I told him, if he wished to get the step of majority, I thought if he would raise the men, or pay a sum of money, he might get a majority. I never thought any more of it till I met cupt. Tuck in the room this evening.

Do you not recollect naming any other person as a party in this transaction, respecting the commissions that were sent in to Mrs. C.? I do not recollect, but there may be some other persons; I do not conceive any other persons

could have been mentioned.

Will you name any other person that you can recollect? I do not recollect any other per-

sons, or I would name them.

Did you mention the name of Mr. Greenwood? I never mentioned the name of Mr. Greenwood in the transaction at all, further than Mr. Froome, was obliged either to make an affidavit, or give security to Mr. Greenwood, that he would not act as a broker in future, or he would lose his situation.

Who is Dr. Glasse, or Mr. Glasse, whom you have mentioned in the course of your examination, and who is mentioned in one of the letters? The Rev. George Henry Glasse, of

Hauwell.

How long have you known Mr. Glasse? I have known him for some years, but cannot

exactly say how long.

Has Mr. Glasse ever made any application to you relative to church or other preferment?

Never in my life.

Or you to him? I have not; I, of my own accord, very imprudently promised to Mrs. C. that if she could procure the deanery of Hereford for Mr. Glasse, I should be extremely happy that she should do so; but I never told Mr. Glusse of it till I think last Saturday was se'ennight, or Monday was se'ennight, and then Mr. Glasse was exceedingly enraged that I should have taken the liberty with his name.

What induced you to make that application? The very great friendship I had for Mr. Glasse. and not conceiving that I was doing that which was improper at the time, or I would not have

done it.

Did you offer 1,000l.? I did.

And did it without Mr. Glasse's knowledge? Yes, without his knowledge, upon my sacred honour and he never knew of it until the other day.

You have stated that you would not have made this offer if you had been aware that the

, transaction had been improper; did you conseive the other transactions, which you have stated to the committee, for had a haird in; to be proper transactions? I knew that their traite transactions pass daily, and therefore, I thought that there was nothing so very beinous in the crime; but I certainly did not conceive it allogether proper.

How did you know such transactions pass daily? I had heard that such transactions

Do you know, of your own knowledge, that such transactions pass daily? I never was concerned in any transaction of that kind, save and except the business of capt. Tonyn, which I should be happy to explain; I believe I had' also the introduction of major Shaw.

Do you recall to your mind the recollection of any other transactions of this kind? I do

You stated at the commencement of your examination, that you were not a trafficker in places under government; do you abide by that statement now? If you will permit me to explain the business of capt. Tonyn, I shall be obliged; but further than those I have mentioned, I have never trafficked in any places under government; if I had I would not deny it.

Have any of those other negotiations you have mentioned to the committee, been carried

into effect? Not one through me.

Do you know whether those negotiations about the companies and the majorities were carried into effect or not? Not one of them.

Were you to receive any remoneration, supposing the negotiation had been effected?

Certainly.

Do you not call that trafficking in places under government? I will leave it for you, gentlemen, to decide; I did not consider it so.

Are those the only transactions of the kind, in which you ever in your life have been con-

cerned? I believe they are.

Be sure whether they are or not? I cannot be sure, because I do not recollect any other; if I did, or you will do me the favour to point out any others, I will not deny them.

(By Lord Folkestone.)

How long have you known Mrs. Clarke? I knew Mrs. Clarke, I believe, in the year 1805.

Have you kept up your acquaintance with Mrs. C. from that time to the present day? I had not seen Mrs. C. till Nov. last, for nearly three years; more than two years however.

You had not seen Mrs. C. till Nov. last, since her reparation from the D. of Y.? Yes.

Were you in the habit of seeing her when she was connected with the D. of Y.! I saw her, I believe, two or three times, and that only when she was connected with the D. of Y. or at least when she lived in Gloucester-place.

Did you see her only two or three times in the course of your lifetime, before the month of November last? I presume in the course of my lifetime, that I may have seen her half a dozen times before Nov. last; for she lived in Burlington-street, at a Mr. Russel Manners's, and I saw her there twice. '

At what period was that? That I suppose must have been in 1806, or the latter end of 1805; it was after she was separated from the D. of Y. or left Gloucester-place.

How did your acquaintance with Mrs. C begin? My acquaintance with Mrs. C. commenced in consequence of a report which had been circulated that I was the author of some scurrilous paragraphs reflecting on h. r. h. th D. of Y.; I traced it to capt. Sutton, an acquaintance of Mrs. C.'s; I endeavoured to trace them out, but in vain. I requested that might be introduced to Mrs. C. to vindicate myself; I never had written a paragraph against any one of the royal family in my life. and that was what introduced me to Mrs. C.'c acquaintance.

You have stated that while Mrs. C. resided in Gloucester-place, you saw her three or four times; did you call upon her in Gloucesterplace? I called upon her three or four times,

it was at the house I saw her.

Did you go of your own accord? I went or my own accord, having obtained permission to see her; I was three or four months before I could obtain permission to see her; so strong was, the impression against me as being the author of those paragraphs, that Mrs. C. would not see me, nor hear my name.

How often did you see Mrs. C. when you called at Gloucester-place? I believe three dif-

ferent times.

When you saw Mrs. C. did you go of your own accord, or did she desire you to come? She never desired me to come that I know of, further than one particular period, which was in order to inquire the description of capt. Tonyn.

When you went of your own accord, with what view did you go? In order to do away the report that I had been the author of these

paragraphs against h. r. h. the D. of Y.

All the times that you went, you went with that view? Twice only, I believe; I never was at Mrs. C.'s above three times in my life in

Gloucester-place.

You have stated that you called there frequently before you could see Mrs. C. and that you then called three different times, and saw Mrs. C.? I did not mention that I had called often at Mrs. C.'s, and have not seen her.

Did you do away the impressions entertained against you at your first interview with Mrs. C.?

Not altogether.

How many interviews were necessary to do away entirely those impressions? Two.

Did you entirely do away those impressions in two interviews? I believe I did.

With what view did you call upon Mrs. C. the third time you saw her? In order to procure the insertion of some letters in the Morn-

ing Post.
What was the subject of those letters? The subject of those letters was answers to the let-

ters of Belisarius.

Why was it necessary for you to go to Mrs. C. to procure the insertion of those letters? Because Mrs. C. had asked it as a favour of me.

Vot. XII.

To do what? To get those letters inserted in the Morning Post.

Do you mean to say that you carried those letters to Mrs. C. because Mrs. C. had desired you to insert them in the Morning Post? I did not carry them to Mrs. C. I received them from Mrs. C.

Then the third time you went to Gloucesterplace, you went to get those letters?

Did you go then of your own accord, or by the desire of Mrs. C.? At the desire of Mrs. C., I believe so; it is really so long since, that I cannot say whether I volunteered my services to go that day for those letters, or whether she had appointed that day for me to call for those letters; I did call for those letters, and got them inserted in the Morning Post.

You have stated, that though you did not traffic in commissions, you have had a hand in procuring commissions at different times; had you any dealings of that sort with Mrs. C, or others, at the time Mrs. C. lived under the protection of the D. of Y.? I never had any transaction with Mrs. C. as to any commission, either direct or indirect, till this in Nov. of three

companies and two majorities.

In Nov. last, did you know that Mrs. C. was no longer connected with the Commander in Mrs. C. informed me that she had been long at variance with the Commander in Chief, and never should be connected with him

again.

How came you, having that knowledge, to apply to Mrs. C. for her interest for promotions? Not with any view to her interest with h. r. h. but Mrs. C, had told me that she had great interest with members of parliament and general officers, that she could procure recommendations of the different colonels of the regiments to which those gentlemen belonged.

Were the transactions of which you have spoken, the only transactions of the kind in which you have ever been concerned? I have

answered that question repeatedly.

Have you ever carried on any negociations respecting writerships to India, besides that which has been already mentioned? I have.

How many? One.

In behalf of whom? I cannot charge my memory who the young gentleman was.

At what time? Last year.

The year 1808? I believe it was; and it was the writership that Mr. O'Hara refused; that same writership.

Did you succeed in that negociation? I did. What money was paid in consequence of I do not recollect; but I believe it was that? 3,5001.

What did you receive in consequence of your exertions in that negociation? 2501.

From whom did you receive that money? From Mr. Tabourdin.

To whom was the other sum of 3,000 and odd pounds paid? To Mr. Tahourdin, I presume; but I was not present at the receipt of the money.

Do you now recollect on behalf of whom that . 2 K

negociation was carried into effect? No, I do

not; but I could trace it, no doubt.

With whom did you treat for it? I do not know the name of the gentleman with whom I treated for it; I did not expect to be called upon, and did not charge my memory. The gentleman was a stranger at the time.

Have you, or not, been concerned in any other transactions of this kind? I do not re-

collect any other.

Are you certain that you have not been concerned m any transactions of this kind? I am not certain: but I do not recollect any other, I do not believe I have.

Are you certain that you have not been concerned in any transactions of this kind? I could almost say I am; but I will not.

Have you ever had any part in negociating a cadetship? I do not recollect any cadetship

that I ever have.

If you are not in the habit of concerning yourself in matters of this sort, it is very extraordinary that you should not recollect; try to recollect whether you have had any concern in negociating for cadetships? I do not recollect; I may have applied, but I do not recollect passing any cadet.

Do you make a habit of dealing in things of this nature? I have made no further habit of it

than that which I have already stated.

Have you ever had any concern in a negociation for procuring a situation in the Customhouse? Mrs. C. informed me that she had interest through which she could appoint a collector of the customs, and several others. I mentioned it to a gentleman, not with a view to bring it to my own interest at all.

When was this? In November or December. Mr. Wardle can inform you.

(By Mr. Smith.)

You have stated that you concluded a negociation through Mr. Tahourdin for a writership to India; endeavour to recollect the name of the young gentleman that was appointed? I cannot, for I do not know that I ever knew him.

Cannot you, when you return to your office, find out the name and bring it to this commit-

tee? I have no office.

Cannot you when you return home to your own house, look into your books and find the name of the young man? I cannot, for I keep no books; I am not confident that I ever knew the name of the young gontleman.

Have you no memorandum or slip of paper?

I have none by which I can trace it.

Cannot you ascertain by what director the young man was appointed? I cannot, for I never knew.

Do you know that any director, who takes money for an appointment of this nature, breaks his solemn oath which he takes when he enters into the service of the East India company? I presume a director may dispose of his card for a writership, or a cadetcy, and it may be sold, and the directors know nothing, and receive no emolument, confiding to a gentleman that he would not suspect of doing so.

In what year was this? It was I believe last

To what presidency was it? I do not know. You have said that you once made an application to Mrs. C. in favour of Mr. Glasse, without the knowledge or privity of Mr. Glasse; it the application in favour of Mr. Glasse had succeeded, by whom was the money to have been given for it? By me.

Did you mean to pay it yourself out of friendship for Mr. Glasse, without any hope of remuneration from him? I did, by the commissions which were to have been disposed of. I intended Mrs. C. should remin as much out of those commissions as would have paid for that situation, provided it could have been obtained.

You meant to make a present to Mr. Glasse, to the full amount of the remuneration you were to give to Mrs. C. for procuring him some deanery, or whatever the church preferment was? I did.

(By Mr. Whitbread)

Which of the applications was the first, in point of time, for the preferment in the church, or for the preferment in the army?—The preferment in the army, I believe, took place in Nov.; some other situations and arrangements Mrs. C. had made were previous to that.

Which preceded, in point of time, the application for the captaincies and the majorities, or for Mr. Glasse? I believe that the situations Mrs. C. pointed out in the West Indies, and the situation that she pointed out at home, one was in the commissariat, I believe, which she said she could obtain; and the other was that of landing waiter. Those were the situations she first promised, which she said the Duke of Portland was to have given to her. Out of those commissions it was that she was to have been paid.

Is the committee to understand that those commissions, of which you have now been talking, are fresh commissions, the advantage derived from which was to repay the 1,000l. to be paid for the deanery of Mr. Glasse; or is the committee to understand that the advantage proceeding from the captaincy and the majority before-mentioned were to pay it? From the commissariat appointment and the landing waiter; not from the captaincy and majority.

Then this Landing Waiter and Commissariat are new appointments? They are new transactions.

Not before stated to the committee? I forgot to state them to the committee.

At the outset of your examination, you stated, that you never had trafficked, directly or indirectly, for any places under government of any description? I never carried any into effect.

description? I never carried any into effect.

"The words "carried into effect" were not put in; you have now enumerated not less than nine situations for which you have carried on negociations; you also stated, that you thought the crime was not so beinous, because you knew the practice to be daily taking place; what practices do you allude to which you knew were daily taken place? The disposal of com-

missions, I believe, has been generally reported to have taken place; but I know not any which took place which I had any connection or concern with whatever.

Do you know of any transactions so taking place, with which you had or had not concern? I have heard of things, but do not know of any.

You do not know, in any way, of such transactions having taken place? I have heard of such transactions.

Do you know of such transactions? The transaction of capt. Tonyn I beg leave to mention here; I must allude to that and major Shaw: I did not understand how either of those were carried into effect till last November: I never knew that Mrs. C. was concerned in major Shaw's business till last Nov. Captain Tonyn was gazetted in 1804; and Mrs. C., in 1805 I understood was the person who had obtained that promotion for major Tonyn.

Independently of that case of major Tonyn, there is a case of major Shaw's, of which you have heard? I heard last Nov. only.

Do you know of any other besides major Shaw and capt. Tonyn? I do not recollect any other.

Are you sure you do not know of any other? I do not recollect any other.

Do you, or do you not know of any other? I do not know of any other that I recollect; nor do I believe that I recollect any other.

Do you not know of some others? I know of no others, to the best of my knowledge; if I did, I would mention it, but I do not; I believe I know of no other whatever.

You have said positively you know of no other? I believe not.

You have said once positively you knew of no other; do you say positively whether you knew of no other? Do you mean to say I have been concerned with others.

Have you been concerned in any other? Not

Do you not know of any other? I do not, to the best of my knowledge; it is impossible for me to charge my memory; I have told you every thing to the best of my knowledge and behef.

(By Mr. Croker.)

When you were asked concerning certain custom-house appointments, you said that col. Wardle, an hon member of this house, could tell about them; what can you say of col. Wardle's knowledge of those appointments? I must refer to Mrs. C. for that.

What has Mrs. C. told you relative to that? That she could procure recommendations from great people, and she mentioned the name of Mr. Wardle also, not as the person that would recommend, but us the person who knew others that she should make acquainted with the circumstance.

What other persons, besides col. Wardle, did she mention as knowing of these matters? Not as knowing, for she told me, she should tell col. Wardle.

You said col. Wardle amongst others, who

were the others? She mentioned, that she should acquaint col. Wardle, or mentioned his name upon the business.

(By Mr. R. Dundas.)

Who was the person with whom you negociated in the last transaction to which you have alluded, with respect to the writership? Mr. Tahourdin.

You stated that it was through him the money was paid, was he the only person with whom you accorded? He was the person who procured the appointment, but from whom I can-

vas ton

Was he the only person with whom you negociated, or had any concern or dealing in this transaction? The gentleman who obtained the introduction for his young friend, of course I negociated with also, as I introduced them together; Mr. Tahourdin and that gentleman, I really cannot tell the gentleman's name, for I do not recollect it; but I dare say Mr. Tahourdin would furnish me with his name.

State to the committee whether you first applied to Mr. Tahourdin, or Mr. Tahourdin to you? I did not apply to 'Mr. Tahourdin; he was recommended to me in consequence of a letter I had from a lady in Dublin, to procure a writership for Mr. O'Hara.

Who recommended Mr. Tahourdin to you? Messrs. Austen and Maunde recommended him

Do you know whether that writership was the subject of any advertisement in the newspapers? Not at all that I know of.

Not being a trafficker in places, but yet having a certain tendency to negociate them, and to take a pecuniary advantage by them, how came you not to apply to Mrs. C. while she had an acquaintance with h. r. h., but to apply after that had ceased; and when her connection with the Duke of Portland and members of this house was a little more distant? I have already explained that business; it was merely the effect of chance; Mrs. C. sent for mc, and proposed the business to me; it was not the effect of my application.

At what number in Argyle-street does Mr. Tahourdin live? I do not know, but his name is upon the door.

Did Mr. Tahoordin receive the nomination of the writership immediately from the director, or through the medium of a third person? I never asked Mr. Tahourdin from whom he procured it, or how be procured it.

Is the lady, who applied to you on behalf of ... Mr. O'Hara, an acquaintance of your's? She is.

You have stated, that you saw nothing of Mrs. C. from the middle of the year 1800, till last November; was that interruption in your intercourse occasioned by any difference that you had together? Not the least.

What was it owing to? Because I had no acquaintance with Mrs. C. further than I have already stated; I never saw her more than four times previous to her separation from h. r. h. the Duke of York.

[The witness was directed to withdraw; the Chairman was directed to report progress, and ask leave to sit again.]

A conversation then took place respecting the farther progress of the proceedings.

The Chancellor of the Exchequer observed, that it was impossible to conceive that any thing more important could come before the house than the present investigation. He was of opinion, therefore, that the Committee ought to sit again that day. He hoped, therefore, that gentlemen who had given notices of motions would agree to postpone them.

The Committee was accordingly ordered

to be resumed this day.

Mr. Smith moved, that the Mr. Tahourdin, mentioned by the last witness, should be summoned to give evidence at the Bar.

The Chancellor of the Exchequer observed, that as the Sale of the Writership was not connected with the Charges against the D. of Y., it would not be proper to call Mr. Tahosrdin. It might perhaps be done on the ground of discrediting the evidence of the last witgess; but as the affair was totally distinct from the investigation at present before the house, the farther introduction of it might produce much inconvenience: he would recommend it to the hon. member rather to move for a Committee up stairs, for the purpose of investigating the appointment in question.

Mr. R. Dundas also recommended the

appointment of a Committee.

The Chancellor of the Exchequer observed, that the house must be convinced, from what had passed, of the necessity of some legislative proceeding, to prevent the scandalous practice carried on in the sale of Commissions, and Places under government. He had refrained from introducing any measure while the present investigation was in progress, but some step, it was evident, ought to be speedily taken to stop the evil. It was his opinion, that the advertising of such places ought to be made a crime; that the money advanced, or agreed to be given, should be forfeited; that heavy penalties should be imposed, and that all persons concerned in such traffic should be rendered guilty of a misdemeanor.

Mr. Smith, in consequence of the suggestion of the Chancellor of the Exchequer, withdrew his motion, and gave notice that he would, on the next meeting of the house, more the appointment of a Select Committee.

Mr. Lowten was called to the Bar, to state what he knew of William Williams. He said that he had known him several years ago; that he was sometimes very troublesome, and that he considered him not a fit person to be allowed to go at large, he was deranged in his intellects.

It was then moved, "That William Williams be discharged without paying his fees."—This motion occasioned a short conversation, Mr. W. Wynne and Mr. Dickenson thought that, as the prisoner had been taken into custody on a very serious charge, it would not become the dignity of the house to dismiss him without some further enquiry, though they had no doubt that the statement of Mr. Lowten would prove perfectly correct. Mr. Sheridan, Mr. Adam, and others, were of opinion that the prisoner ought not to be detained, and the question being put, it was carried in the affirmative. The prisoner was accordingly discharged.

Adjourned at half past four o'clock on

Friday morning.

HOUSE OF COMMONS. Friday, February 10.

[East India Patronage.] Mr. George Smith rose to move for a Select Committce, to inquire whether any and what Corrupt Practices had obtained in the Sale or Disposal of Cadetships, Writerships, or other Appointments, under the East India Company, or any negotiations respecting the same. He had the satisfaction to state to the house, that he brought forward this motion with the special approbation of the Court of Directors, with whom such a measure had been for some time in contemplation, in consequence of the rumours prevalent that such a traffic for the disposal of such places had been carried on, and which, by no possibility, could have their sanction. What had passed in evidence before a Committee of the house last night, rendered it necessary no longer to defer this motion, in order as well to vindicate the Court of Directors from every idea of countenancing such transactions, as to trace them, if possible, to detection. He concluded by moving: "That a Select Committee be appointed, to enquire into the existence of any corrupt practices n regard to the Appointment and Nomination of Writers or Cadets, in the service of the East India Company, or any agreeindirect, for the sale thereof; and to reto the flouse; together with their observa-

Mr. Charles Grant seconded the motion, and expressed his regret, that he was not present last night, when something was stated upon the subject, by one of the witnesses before the Committee. He assured the house, that nothing could be more satisfactory to the Court of Directors than the institution of the inquiry proposed; for, as public men, they felt it a painful duty to meet imputations, the sources of which they found it impossible to discover notwithstanding their most vigilant exertions. About eight or nine years since, the directors, upon a report of this kind having reached them, instituted an immediate and minute inquiry, to ascertain whether such abuses did exist, as the advertisements every day inserted in the public papers for the purchase of such appointments seemed to imply; as the directors, if they found that any such transaction had the aid or countenance of any of their own body, were determined to make that person a public example; and it was in consequence reported to the Court that the patronage of a member of that body had been bestowed in favour of a clerk in the India house, who had received a cadetship, which appointment the party had sold; but as soon as the fact was discovered, he was dismissed from his employment.

The motion passed in the affirmative; and Mr. Smith being called on to name such members as he thought most eligible, expressed his wish that the house would interfere, and take up the inquiry upon general grounds, and that no person belonging to the Court of Directors, or Board of Controul, should be a member of the Committee. He wished rather that it should be chosen from the house at large; and he therefore named fifteen members unconnected with India affairs, and who were ordered to sit to-morrow.

[CONDUCT OF THE DUKE OF YORK.] The house, on the motion of Mr. Wardle, resolved itself into a Committee to inquire further into the Conduct of the Duke of York. Mr. Wharton in the Chair.

Mr. Wardle thought it necessary, before the Committee proceeded to examine evidence, to offer a few observations, in consequence of something in the evidence of Mr. Donovan last night, stating that a Letter written by Mrs. Clarke to him about a capt. Tucker was framed by Mr. Finnerty: Upon a former day he had stated every thing he knew about Mr. Finner-isty for her examination, her answer was,

ty: that he never saw him until about the time major Hogan's pamphlet was published, and only once more in the lobby of the house, when he had said something to him about Dr. Thynne. Mr. Finnerty. might possibly have mentioned to him Mr. Tucker's name; but he solemnly declared he never received from Mr. Finnerty, any. information whatever, about Mr. Tucker, Having, therefore, put the Committee in possession of all he knew about Mr. Finnerty, and of all the information, or rathernon-information, he had given him (for, in fact, he had told him nothing), he should feel much gratification if the house would comply with the petition presented by a right hon. gent. last night from Mr. Finnerty, and permit him to be examined at the bar, which would put an end to every insinuation respecting his acquaintance with Mr. Finnerty. His right hon. friend, for so he would call him, (Mr. Sheridan), had thought fit on a former night to make an extraordinary attack upon him, respecting his alledged acquaintance with a set of men who were called Foul Conspirators, and that he had derived his information from persons with whom it was disgraceful to hold any communication. He knew of no set of men of the description mentioned by the right hon. gent. If he knew of such men, he would be the first to give them up. He declared to God he neither knew nor could guess what his right hon. friend alluded to; and wished his right hon. friend had chosen rather to give some explanation who the persons were to whom he alluded, than by an imputation so mysterious to expose his conduct to the comments and misrepresentations of the ministerial prints of the day. If his right hon, friend would be so good as to name any character of such a description as he had stated, and from whom he might have derived unfounded information upon this subject, he would declare all he knew, and do all he could to bring such perions to justice. The next point to which he felt it necessary to call the attention of the Committee was, the . evidence given last night by Miss Taylor. It was a duty he owed to that lady to state. what he was now about to submit. He understood that that lady had two brothers in the army, and one in the mavy; and when he had told her of his intention to have her examined at the bar of the house, she expressed great unwillingness to come forward; but when he urged the necesthat if she was forced to come forward to speak the truth, she must do it at the risk of ruin to her nearest and dearest relations.

Mr. Sheridan coincided with his hon. friend, in the wish that Mr. Finnerty might be examined, and said, that so far from having intended to make any attack upon his hon. friend, as he was pleased to term it, on a former night, he merely cautioned him as to the sources of his information, and had sent to him a message upon the subject by a mutual friend.

Mr. Wardle said, he never had received that message, and observed that his right hon. friend, on the former night, had pretty strongly insinuated that his information was derived from persons of the description of conspirators, with whom it was disgraceful to hold any communication, but without naming the persons to

whom he alluded.

Mr. Sheridan said, he had used no such phrase as conspirators or conspiracy; and it was hardly to be expected he should be so indiscreet as to name persons who were yet to give their testimony before the house, and thus to excite prejudice against He had no objection, however, to allude now to one of those persons named Donovan, who had yesterday given his evidence at the bar, and whose gross prevarication evinced the kind of reliance that could be placed on any information derived from him. There were also two others whom he had no objection now to name; for instance, M'Callum and Cockayne, who, he did not scruple to say, were persons to whose information no credit was to be attached; and he had cautioned his hon, friend against placing much reliance upon such men; but he called the house to witness, whether, instead of making any attack upon his hon. friend, he did not vindicate his conduct and intentions, and deprecate the attempt of any set of men disposed to make a run against an individual member, who had the firmness and independence to rise in his place, and do that which he conceived to be his public duty. For his own part, he was determined his conduct should be guided •by neither favour nor affection, nor any regard to rank or station.

Sir A. Wellesley bore high testimony to the military conduct of col. Tucker. He had served under both sir David Baird and sir Samuel Auchinuty in South America, with the highest recommendation from both, as an officer highly deserving his majesty's favour; and he felt it his duty to state, that having witnessed his conduct in the expedition to Portugal, and his gallant services upon two particular occasions, he felt it due to his character, and to the consolation of his family, on this occasion to bear testimony to his merits.

Mr. Wardle declared he never meant the most distant imputation upon the conduct of that gallant officer, nor had he any personal knowledge of him whatever; he had only mentioned his name as connected with one of the transactions which were the subject of inquiry. Mr. Wardle next adverted to some letters in his possession which were alluded to on the evidence of Mr. Donovan last night, to the reading of which he had no objection, and which he was ready to produce if the committee desired it.

This produced a conversation of some length between the honourable member, lord Folkestone, the Attorney-General, Mr. Perceval, Mr. She-idan, Mr. Whitbread, Mr. Yorke, and Mr. Bragge Bathurst, after which it was agreed that the Letters should be read.

GWYLLYM LLOYD WARDLE, Esq. a Member of the House, attending in his place, was examined as follows:

Are those the letters Mrs. C. allodes to in her letter to Mr. Donovan, in which she says, "I must be candid and tell you, that in order to facilitate some negotiation, I have given him a few of your letters?" Those are part of the letters I had from Mrs. C.

Are those the letters to which this letter of Mrs. C. alludes? It is impossible I can answer that.

Are those all the Letters of Mr. Donovan's you received from Mrs. C.? To the best of my recollection, all, except some letters of Mr. Donovan's that apply to the commissions that I examined about last night, to be backed by a member of parliament.

Did you obtain the letters of Mr. Donovan all at once from Mrs. C., or at different times? At different times; the letters I have now given in, I obtained in the way I before stated to the house,

These are part of those which you took away without her consent? That I took away, as I before stated.

Was it with her consent or against her consent, that you took away those letters? I have before stated how I took them, I took them from her table; she said I must not take them, or must not use them, or something to that effect.

Mr. JEREMIAH DONOVAN was called in, and examined.

State whether those letters, in the hands of the clerk, are your hand-writing? They are. [The witness was directed to withdraw.]

[Letters read, dated the 8th October, 1808, the 20th October, 1808, 16th November, 1808, 14th December, 1808, and the 23d-December, 1808.]

> "Charles-street, St. James's-square, " October 8th, 1808.

" Dear Madain; The deanery of Hereford is " vacant, and in the sole gift of the duke of " Portland; can you procure it for the rev. "G. H. Glasse? I would myself, unknown " to him, give 1,000l. for it. It must be " filled up by next Saturday, at least so a " gentleman, who has just given me the m-" formation, said. Mr. G. is my most par-"ticular friend, and I would make great " sacrifices to serve him; he is not in town "at present. I can, with confidence as-" sure you he is a very good scholar, a man "of good fortune, and an ectraordinary " kind friend, of excellent connections, well " known to the Dukes of Cumberland and "Cambridge. He is rector of Hanwell, " Middlesex. His town house, No. 10, " Sackville-street.-The money will be de-" posited on Wednesday next, for the land-"ing waiter's place -An Inspector of the "Customs, whose duty is rowing a boat " about the river, visiting and placing oth-" cers on board different ships, is about to "be superannuated; the salary is 400l. " per annum; I am applied to for the ap-"place; 1,000l. offered for it. Your's " very truly, J. Donovan." " Mrs. Clarke."

" Charles-street, St. James's-square,

"October 20th, 1808.
"Dear Madam; Some friends of the rev. T. Baseley, M. A. are extremely desirous of procuring for him promotion in the 'Church; and it appears to them a very 'favourable opportunity, the vacancy of the deanery of Salisbury, to make appli-cation to the duke of Portland; and in order to secure an interest without his : " knowledge, a party of ladics, at the head " of whom is lady Cardigan, have subscribed " a sum of money, 3,000 guineas, which is ready to be deposited, to carry into exe-" cution their intended plan .- Mr. Baseley " is well known to his grace, and was parti-" cularly recommended to her majesty by " lady Cardigan, on the publication of his pumphlet, 'The Claims of the Roman " Catholics constitutionally considered, &c. " '&c.' This chaplain to the duke of 'Gloucester, and the bishop of Lincoln, o " went with his grace upon some occasion " to serve the marquis of Titchfield; would " be very strongly recommended by many " persons of fashion, the bishops of Nor-" wich and Salisbury. I have a letter from "cich to Mr. Baseley in my possession, "which would show the estimation in " which he is held by them. The ladies

" are very anxious, and, at the same time, " desirous that he should not know through " what channel the money is raised, much " less the application, nor do they wish to " know any thing further than that he shall "succeed, and then so agreeably surprize "him; or rather that his grace, without " any preface, should have the whole merit " of having selected so worthy a mun to fill "the vacancy. Your answer will oblige, "Your's, very truly, J. DONOVAN."

'Lord M. and Mrs. J. are in town."

" Charles-street, St. James's-square, " November 16, 1808.

Dear Madam; The place of Inspector of the "Customs is now vacant by the death of "Mr. Booty, and I learn that the Queen " and the duke of Dorset are about to apply " for it. I hope you will produce it for Mr. " Henry Tobin, the gentleman you were so " good to say you would serve when an op-"portunity offered. I will do myself the " pleasure of waiting on you whenever you " will appoint on the subject. Can you "procure the paymastership to a second "battalion for 500/? Your's very truly, J. DONOVAN. ' Mis. Clarke."

" Dec. 14, 1808.

Dear Madam; I regret much that I had not " the pleasure to see you on Saturday even-It was the only time I had been out " since Tue-day, and I have suffered consi-" derably in consequence, from my wound, "-I am daily applied to for the particu-"lars of the appointment at Savannah la "Mar. Is it a surveyor of customs and " landing waiter? Is the salary 1,300l. per "annum, or how much is the salary, and " from what do the perquisites arise? Is the "1,300l. sterling, or Jamaica currency?" What is the duty? Can you procure the " landing waiter's place in January next? "The paymaster second battalion? Rela-" tive to the letters, I am in part ready, and " wish to consult with you relative to them. "I shall be at home this evening, and, it " able to bear the motion of a carriage, "dine in your neighbourhood to-morrow. " I remain, Dear Madam, Your's very truly, ' Mrs. Clarke.' J. Donovan."

> " Charles-street, St. James's-square, " Dec. 23d, 1808.

Dear Madam : I am daily plagued about the "Savannah la Mar appointment; also res-"pecting the landing waiter's, the 2d battalion paymastership, and the com-" missaryship. Pray let me bear from, or " see you, on the subject of the Savannah business particularly.—Mrs. Howes re-" quested me to thank you, in her name, " for your kindness, and have got into dis-grace for not having done so sooner, and " for not letting her know when you called "last. Your's very truly, J. Donovan." Mrs H. sends her compts."

" Mrs. Clarke."

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Mr. C. Bradshaw observed, that if his recollection did not completely fail him, Mr. Donovan had been guilty of the most gross prevarication. It was not his intention to offer a single observation, directly or indirectly, until the close of the examination But if it should prove as he strongly suspected, he should unquestionably move for the committal of Mr. Donovan.-He was proceeding to comment on the doctrine laid down by an hon. gent. under the gallery, when he was called to order by Mr. Croker.

The Attorney General stated, that he had just received a letter from general Clavering, which he read to the house, and which stated, That having understood that Mrs. Clarke had introduced his name in her last examination, he was desirous of being examined at the bar of the house that night, and more especially touching his having called at Mrs. C.'s house, as his replies would go directly to impeach that lady's veracity

Mr. W. Smith observed, that if it were intended to commit Mr. Donovan, for having uttered gross falsehoods, the same proceeding must certainly take place with any other witnesses, who, by their conduct, placed themselves in the same predicament. If it could be proved, that Mrs. C. had been guilty of such gross breaches of veracity, as Mr. Donovan seemed to have been, he was at a loss to know where any person could be found who would oppose her commitment. If the assertion of general Clavering were to be weighed against the assertion of Mrs. C. no one could doubt which must kick the beam in the estimation of the committee: but still the committee would perceive, that there was a difference between convicting a person of probable falsehood by producing the testimony of another, and convicting a person of absolute falsehood by the production of his own testimony.

The Chancellor of the Exchequer stated the inconvenience which must result from the indulgence of hon, gentlemen in general observation. The remarks of the hon. gent. were by no means called for by what had been stated by his learned

friend.

Mr. Adam recommended a dispassionate conduct on the part of the committee. · It was natural, that in a popular assembly a great diversity of epinions should exist, and that those opinions should be maintained with a heat not always decorous or dignified. It was most desirable that this dle, and told Mr. Wardle about the bill that I

ardour should be repressed on the present important question, and that the patient examination of the subject, which he was anxious that the committee should pursue. might terminate as it ought, in an impartial discussion, and in that fair and dispassionate manner which became a judicial proceeding of such extreme import-

DAVID PEIRSON was called in and exa-

By Mr. Wardle.)

The evidence given by the witness on the 7th instant, being read,

Is there any part of that evidence, on which you wish to make any observation or alteration, or any addition? No alteration. On the night that the D. of Y. went to Weymouth, about eleven o'clock at night, I was sent out to get a bill changed; I went out, and got it changed, and brought it in, and returned it to Mrs. C.; she looked it over, and said it was all right. The D. of Y. was present when I gave the bill to Mrs. C. and received it from Mrs. C.

(By Mr. Yorke.)

With whom have you had any conversation. respecting the evidence you gave when you were here last? Not any body.

(By Mr. Sturges Bourne.)

Have you spoken with nobody about it? With nobody; I have not spoken to any one

Have you seen Mrs. C. since you gave your

evidence here last? No, I have not.

Did you see Mrs. C. when you retired from the bar on the former day? I saw her, but I did not speak to her.

Did she speak to you? She just bowed her head, and said, "Peirson;" I said, "I have been examined, Ma'am."

Did she say any thing else to you? Not any

Are you positive that no other person has spoken to you on the subject of the evidence you gave here, or you to them? I met Ludowick in the park, and he asked me; he said that I might be mistaken; yet he could not recollect any thing about it

Was that all that passed between you and Ludowick? It was all that passed between him and me, except he said, that I must make a mistake; that there was a bill brought down one morning in his presence, of 10*i*, by Mrs. Favourite, and given to a girl to go out and get change; and he thought I must have made mistake about that bill.

By General Laftus,)

Did not you make a communication to Mr. Wardle, or speak to him, to say you wished to alter your evidence? I called upon Mr. Warreceived from Mrs. C. and went and got change for, and returned that high, in the presence of the D/ of Y. Ttolo Mr. Wardle that I had done that

"What was the amount of the bill you got change for? I think 100% but I am not certain.

Do you adhere to your former statement, that you had spoken to no person on this subject since you were examined in this house? I have not spoken to any person since I was examined

Where did you get that bill changed? I got it changed at Mr. Byfield's and Mr. Bridgeman's; Mr. Bridgeman and his wife changed it for me, confectioners in Vere-street.

Are Byfield and Bridgeman partners? I be-

lieve they are.

Did you try to get that bill changed at any other place? Yes; I went to Mr. Stevens's in Bond-street, and tried there, but they could not do it for me; they sent out, but could not do it for mc.

How long have you left Mrs. C.'s service?

It is three years ago now.

Have you seen her frequently since you quitted her service? I never saw her before I saw

her at this house.

Did not you see Mrs. C. in her chariot a day or two before you gave your evidence at this bar, or on the very day in which you gave your former evidence? The day before she sent for me into Baker-street, where she was in her carringe, to ask me, whether ever 1 had changed any bill, or knew any bill changed; I said, I recollected Mrs. Favorite giving a bill to Ludowick, and his going and getting the bill changed, and bringing it back again; and how I had taken a bill from her the night the D. of Y. went to Weymouth, and got her change, and brought it back again; she asked me the amount of it, and I could not tell her; and she said she recollected that very well.

Have you made any communication to Mrs. C. since that period, or do you know how it was communicated to her that you meant to alter your evidence? I have not seen or made any inquiry or any thing to Mrs. C.

(By Lord Folkestone.)

How do you account for the circumstance, that at your last examination you did not recollect the particulars which you have now related to the committee? I had a very bad head-ach, and when I have the head-ach it affects my, memory, that I am very forgetful, and I did not think of it; and at the same time, when I was asked about the Duke's servant, I thought I must not answer, as I was Mrs. C.'s servant, or I had thoughts of it then, but as I was not asked, I wished rather to withdraw.

Are you labouring under that suffering at the present moment? Not now.

(By the Chancellor of the Exthequer;)

Then it was not merely from the defect of

memory occasioned by your head-uch that you . the nonstate the circumstance on your former estimisation). Yes, it was from that that I did SAVOL XIE AND THE MENT OF THE SAME OF THE

not recollect it; being a strapper, and never at the bar before, I did nor know whit to say! Did you recollect at the dage that two

here before, what you have stated? I had some recollection, but I could not tell the sum of the bill, or any thing; but I have since recollected. that I believe the bill I changed that night at 11 o'clock, was 1001, or thereabouts.

Did you know before you came to the bar

this evening, that you were to be re-examined upon this point? No, I did not.

Do you recoilect what time of the night it was that the D. of Y. set off to Weymouth, on the night this was changed? Near one o'clack in the morning.

(By Mr. Fuller.)

Did you not know when you were the last time at this bar, that you were to tell the troth? I have told the truth, to the best of my knowledge.

(By Mr. Barham.)

How could you state that you had spoken with nobody on the subject of the evidence you have given before, when you immediately afterwards declared you had spoken both with Mr. Wardle and Ludowick? I did not think what I said then.

(By Colonel Vereker,)

How do you reconcile your memory, being so perfect in every other part of the transaction, and not so perfect as to the amount of the note you got changed? I am not certain of the amount of the note, no further than I think, to the best of my recollection, it was 100/.

(By Mr. Smith.)

Do you know a Miss Taylor? I have segn her at Mrs. C.'s.

Was she frequently at Mrs. C.'s? She was

frequently at Mrs. C.'s. Was she ever there when the D. of Y. was there, and in his company? I believe not, I do not recollect to have seen her in his company;

she might have been in the house. Was she usually part of the society when the D. of Y. was there? I never saw her in company with the D. of Y.

Was she very intimate with Mrs. C.?. I be-

lieve very intimate.

.... (By Mr. Giddy.)

Are your head-achs of such a nature as to require medical aid it No.

(By Mr. Luskington.)

· What did you understand to lie the real profession of Miss Taylor? I am quite a stranger Юĸ.

Do you ever recollect Miss Taylor diving in completely with Mrs: C. at Gloucester-place? Yes I do a constitue

Did the Duke ever dine there at the same time ! .. Non's

" (& T. C. cted to withdraw.I . The Witn W II

Brigadier General CLAVERING having stated | that time; I accordingly did call about a quarto a Member of the House, that he was deand examined.

(By the Attorney General.)

Have you sent a letter to me this evening? I did so.

Desiring that you might be examined? I did

When did you first know Mrs. C.? I believe it was about six years ago; I am not exactly precise as to the date.

For what purpose did you call at Mrs. C.'s house recently? It was in consequence of a report that I heard, that every person in town with whom Mis. C. had ever had any conversation, was to be called before this honourable house for the purpose of fledging to her veracity, and I heard among others that my name was introduced; I accordingly addressed a letter to an honourable member of this house, col. Wardle, a copy of which letter I have in my pocket, if it is necessary to produce it.

[General Clavering read the letter.]

"8th Feb." " Sir; It, has been intimated to me, that a let-" ter has been addressed to you by Mrs. C. which is to be brought forward before the house of commons, wherein my name is introduced as being capable, among others, of speaking to her veracity. Should this be the case, I am most urgently to request that my name may be expunged. from the said letter. Wy testimony, moreover, would mar the very point which slie is desirous of supporting, since she told me very lately that she was living with Mr. Mellish; since, being a family man, the world would be inclined to attribute improper motives for my acquaintance with a lady in her situation. Being particularly anxious in this Business, I wish to have the honour of seeing you upon it; and presuming that 12 to-morrow will not be an inconvenient hour, will wait on you at that time."

I accordingly, at 12 yesterday, did call upon . Mr. Wardle, and I stated to him the purport of the letter which I have had the honour of read-Mrs. C.'s intention to summon me before the house, my testimony must cortainly go to impeach her veracity, because it is not above a month since that she absolutely stated to me that she was living with a Mr. Mellish. On my return, after leaving col. Wardle's house, it lay in my way to pass by Mrs. C.'s door, and it oecurred to me that probably it might be a service . also to state the same circumstance to her: I called there, and she denied herself, and said that she was extremely ill in bed, but that if I would call in two hours, she would see me; I rapided, that it would not be in my power to call

ter after five, and did not see her : the purport sirous of being examined, he was called in, of it was to inform her, that if she did call me, I should be under the necessity of stating what I have now had the honour of stating.

Is there any thing else which you wish to state to the house? If I may judge from the accuracy of what I have heard, I understand my name was further brought forward last night, as having attempted to influence the vote of an hon, member of this house. I declare, upon my honour, to the best of my recollection. I never spoke to that honourable person upon the question, and it was perfectly unnecessary for me so to have done, because the hon, gent, always did vote upon the side on, which he then gave his vote.

Did you ever represent, that you had influenced that person to give his vote upon that occasion? Never.

(By Mr. Sheridan).

Did you exert yourself to bring up lord John Campbell from Scotland, to vote upon the Defence Bill, towards the latter end of 1805, or the beginning of 1806? To the best of my belief and recollection, I never wrote to him nor

spoke to him upon the subject.

Did you at any time during your acquaintance with Mrs. C., promise to send her recommendations of any officers? Never; but it will be necessary to explain the answer that I gave there more fully. About six weeks ago I received a letter from Mrs. C., stating her inclination to see me; I called upon her, when she informed me she was extremely anxious to promote a young man who was a lieutenaut in the 20th regiment, and that h. r. h. the D. of Y. was also anxious he should be promoted, and that Mr. Greenwood was also anxious he should be promoted. I was just then returned from abroad. She informed me a regulation had been lately entered into, that any member of parliament or a general officer writing a letter to col. Gordon, that recommendation would be taken into consideration immediately; I informed her I was not aware of any such regulation, and that previous to my taking any step of that kind, as it was totally unknown to me,

must know that that person was a deserving character. She accordingly, about two days ing to you; and I further stated, that if it was afterwards, inclosed me a letter signed by lieut. col. Ross, of the 20th regiment, stating that lieut. Summer, the officer in question, was a very deserving character. In order to be satisfied that this letter was written by lieut, col. Ross, I went to the house of Messrs. Greenwood and Cox, and shewed the letter to the bead clerk, who informed me that it was the signature of col. Ross; I afterwards informed her that it would be absolutely necessary that a proper letter should be written to me upon the subject, and as she had told me this livut. Summer was a nephew to Mr. Sumner, an hon. member of this house, I desired that this letter should be written by him to me. Accordingly descen at heine at five o'clock, if I called at a few days afterwards I received a latter, which

was absurd in the extreme, dated from the i not say that he was the member for Mid-Temple, and dated something sooner; the let-ter was so extremely absurd, that I returned it. Have you say, and what reason to suppose to Mis C, stating in my letter, that if she meant it as a joke, it was an extremely bad joke, and that if I sent it to the War-Onice, it would be very badly received; and I concludcd, that I was her humble servant. days afterwards, she sent me another letter, signed by this same Mr Sumner, which letter I have in my pocket, but which second letter I took no notice of, in consequence of the extreme absurdity of the former

The letter was delivered in and read].

" Sir, my brother, heut Sumner of the 20th " toot, being desirous of purchasing a coin-"pany in the 79th regiment, and having served in the above-mentioned corps with " the entire approbation of his commandir g " officer, (if not in that, in any other old " regiment of the line,) I take the liberty " of requesting, that you will adopt the ne-" cessary steps for promoting his wishes by " such recommendation of him, to the D " of Y, as his conduct appears to merit, " and you will confer a very great favour " on your, &c CHA C. SUMNER."

" Temple, Jan 17, 1809 "Brig Gen Clavering"

Did Mrs Clarke represent to you who this Mi Sumner was, from whom the letter came? She informed me upon my first interview with her, that he was a nephew of Mr Sumner, the member for Surrey

Were you informed who the Mr Sumner was, who was supposed to have written that letter? I never was informed who the Mr Summer was, who wrote that letter, but I have been informed this evening, that there is no such person in existence

(Py Sir T Turton).

At either of the times you called upon Mrs. C yesterday, did you leave any and what message, and with whom? If I mistake not, I stated that to the hon, house before, I left no other message than that I should call'at about a quarter after five, as she had appointed that time for being at home.

Did the gentleman who was with you, leave any message in your hearing? There was no

person with me

At either of the times? On the second time, I certainly said it was extremely extraordinary that she had gone out, when she had appointed that time for seeing me

Did you leave any message purporting what was the nature of your visit to ber! I left no message whatever, but that which I have had

the honour of stating.

I understood you to say, that you impeach the credibility of the testimony of Mrs. C., upon the ground that she represented herself to be living with a Mr. Mellish; did she represent herself to you as living with Mr. Mellish the member for Middlesex? She did

Have you say, and what reason to sappose that she did not live under the protection of a Mr. Mellish? That which passed in this hou house a few evenings past, it was proved that she did not live with Mr. Mellish

Then I understand you to say, that you have no other reason for impeaching the credibility of the testimony of Mrs C, but the statement that she lived under the protection of a Mr. Melhah? Not any, that I am at present aware

Have you any reason, independent of any circumstances that you have read or heard of, to impeach her testimony, or to consider her not worthy of belief? I certainly do not conceive her worthy of belief, from having imposed upon me in the minici she had, and from the viriety of contrary evider cent does appear she has delivered before this hon house

How has she imposed upon you? By having informed me that she was under the protection of Mr Mellish, which I understand not to be

the case

How do you understand that not to be the case? From its appearing to have been proved to the contrary before this hon house

Have you any other reasons whitever, than those you have stated, to believe that she has imposed upon you? None, that I im at present aware of

(By Mr Charles Dundas)

Have you not stated in evidence to this committee, that she has imposed upon you by stating that their was a talke letter written to you in the name of Sumner? If I am correct in my recollection, I did not state this evening that she had imposed upon me on that account.

Have you not stated, that in the case of the Defence Bill your name had been used, which you denied to be time? I stated, that I had heard so, but not from herself.

(By Mr. Wardle.)

Are you acquainted with Miss Taylor? If it is the Miss Laylor who has been examined before this house, I certainly have seen her at Mis Clarke's

Have you frequently seen her at Mrs C 'sin Gloucester-place? I may have seen her probb-

bly twice or three times there

Was she there as the friend and companion of Mrs C., when you saw her there? I certainly believe not, because Mrs C. informed me, that she kept a boarding-school at Chelsca.

When she was in Gloucester-place, was slie not upon a visit to Mrs C, and associating. with her, living with her for the day?' That is more than I can reply to; not recollecting having ever been in Gloucester-place more than twice.

(By Mr. Rose.)

Did you not state that Mrs C. had informed you that a regulation existed, by which # letter

of recommendation of an officer, requesting profinition, forwarded by a member of parliament or a general officer, would obt un consider ation, and hive you ascertained whether such a regulation does exist? I certainly have informed myself, that my application from an hon member of pulliment or from any general officer, will always meet with attention at the office of h r. h. the Commander in Chief

Is the serse in which you understand attention will be be-towed upon a letter so sent, the sense in which you understood the communication you received from Mrs. C.? I really do

not understand the question.

Do you understand the re ulitton, as you suppose it to exist, to be the same as she de scribed it to you? Certainly not, because sle give me ic ison to un lerstand, that, during the time I was absent abroad on forcian service, a regulation had been issued, and no regulation had been issued upon the subject, I cannot say that she absolutely in those direct words and so, but she give me to understand it, and I did V) understan lat

In what respect does the representation she gave or this regulation, and what you understand to be the pricuce of the Commander in Chief, differ? They differ most widely, in consequence of no such regulation as sleemformed me of his my ever been issued, but it was always understood, that a recommendation from a member of this house would be attended to, provided the object so recommended, on further inquiry, was found worthy of promotion

(By Mr. Western)

You have stited, that you called at Mis C's twice recently, to request that you might not be called upon to speak to her vericity, had you any other communication with Mis Carelative to the surject now undergoing the consideration or this Committee? I certainly had another object in view besides, that I did not wish my name to be trought forward in a case of this kind, because the world might n iturally imagine, that, having had any communication with a lady of that de cription, it might have been a communication of a criminal nature, which, upon my honour, never did exist.

Had you no other reason for requesting that you might not be called upon? None but what I have had the honour of stating to this

Committee

(By Mr. Herbert.)

· credibility of the ovidence of Mis C, because she told jou that she kied ender the protection of a Mr Mellish, which so think contradicts of by the evidence that come before this Committee; what reason did be give-you, or what reasogs induced you to suppose that the Mr. Mellish in alluded to must be the member for Michigan ? It I am correct, I did not say that it was Mr. Mellish, the member for Muddlesex

(By Mr. Quin)

Having stated that you called twice upon Mis C, to request that your name should not be mentioned, or that you should not be called upon to give my testimony against her, whit motive has induced you to come now to give this evidence? Because my name having appeared in the public papers, I was desirous of upping away the imputation which I have already referred to

(Ry Mr Lamb)

Are you acquainted with Mr. Dowler ! I never heard of him, excepting through the

medium of the public prints.

Do you recollect having had any conversation with Mrs. C. upon political ti insactions, at the period of 1804 and 1805? I have no recollection of any car ersition of the kind, Lain cert on that none of that mature then took place

No conversation on the ut ect of the ucbates that were taking place in this house, and who was likely to vote on one side, and who on the other? I have no recollection of my enculast vice of the kind, and I am almost politive that no conversation of that nature ever did t ke place, as it was a bis ness in which I did in no way whatever concern myself

(By Mr. J Smith)

II d you any communication whatever on the select of Army Pr mote newith Mrs C? I never proposed any conversation of that kind, nor do Frecellect my having ever existed, excepting at the period I before aliuded to, when she requested I would be commend to the consideration of the D of Y, hout. Summer, of th 20th reguneut.

I understand you then to say, you had never at any time any communication of conversation whitever with Mis C, in the subject of Army Promotions, except in the case of heut Sumner? Certainly not, as being the subject of

CONVERSATION

Had you any incidental conversation with Mis Compon that subject? A period of so many years having elapsed since that time, it is impossible to speak positively and accurately to a question so close as that, but to the best of my belief I do not think I had.

(By Mr. Wardle.)

Do you of your own knowledge I now that Mrs C used her influence in in oil of any You have stated, that you impeach the mander in Chief I do not.

Do you of your own knowledge know of any person that asked her to use her influence with the Commander in Chief upon that srbject? I am not acquainted with any person that ever did; I have heared reports of that nature, but I connot bring to my recollection any person positively.

Then you state positively that you do not know of any transaction of that nature? None,

to my certain knowledge.

Give a direct and positive answer to that question? I do not know of any transaction o. that nature.

The Witness was directed to withdraw

The Muquis of Tuchfield tose and observed, that the story some nights since mentioned to the house, respecting an Office in the City, in which the name of a noble relation of his (the duke of Portland) was implicated, appeared to him, as it must to the house and the public, so completely ridiculous, that he thought unworthy of any attention on his part; but he now understood that there was a letter on the table, referring to a particular transaction, with regard to which he wished to submit some explanations to the house The Mr. Beazley, mentioned in the letter alluded to, called at his noble relation's

Mr Whithread washed to know whether the noble marquis was offering his statement as evidence? It appeared to him that it ought elbe entered in the minutes consequence of a circumstance, which incidemally came out last night in evidence, a Committee had this day been appointed to investigate some concerns connected with the Eist India Company, and possibly a Committee might become necessary, with regard to the affairs of the Treasury also.

The Chancellor of the Exchequer observed, that the only difference was as to the expediency of entering the noble loid's statement in the Minutes In his judgment, that did not appear necessary, paiticularly as it referred to a point not properly relevant to the professed object of

the mauny.

Mr. Whitbread suggested, whether, as the point deemed irrelevant by the right hon, gent. was already in the Minutes, it would not be better, that the noble lord's explanation of it should be inserted there

Mr. Rose thought it not material to press the question, whether the noble lord's explanation should be inserted in the Minutes or not, although certainly wide of the original object for which the Committee was appointed; but this was but one of many instances, in which the Committee had gone astray.

Mr. Wilberforce wished the noble lord's statement to be inserted in the Minutes.

Mr. Sheridan thought the proposed statement should be inserted among the evidence, to enable the house to judge of the case. If it appeared, that Mrs. C. had

made an improper use of the name of the D. of Y., the inference would be pretty strong, that she had made an equally maproper use of the name of the duke of Portland.

The MARQUIS or TITCHFIELD, a Member of the House, attending in his place, was then examined.

(By Mr. Sheridan.)

Will your lordship state every thing you are acquainted with as to an application from the rey. Mr. Buscley to the dake of Portland? Mr. Baseley called upon the duke of Portland, on the 3d of Jan , not being able to see him, left this Letter, which the servant give to my noble relation; it is dated No 9, Norfolk-street, Gross enor-square. [The Marquis read the Lett r.]

" Norfolk-street, Grosvenor-square. " My Lord Duke; I wished particularly to see your grace upon the most private busi-"ness. I cannot be fully open by Letter. " The object 14, to solicit your graye's re-" mendation to the Deancy of Salisbury, " or some other Deanery, for which the " most umple pecuniary remuneration I " will instantly give a deaft to your grace.

" For Salishu y, three thousand bounds. "-- I hope your grace will pardon this, " and instantly commit these lines to the "flames -- I am now wrong for tre be-" neht of Administration, a most interest-"ing pumphlet Excuse and Lemmin your grace's Excuse this openness;

" Most obedient and obliged Servant, " I. BASETT."

" P. S. I will attend your grace whenever " you may appoint, but sincerely beg your "grace's secreey."

Indorsed: " Delivered by the Writer himself to my Servant, on Tuesday 3 Jan. * 1800, at Bn. House, P."

This Letter was delivered by the Writer lumself, and is indoised by the duke of Portland, the 3d of Jan in the present year. Upon receiving the Letter, my noble relation, finding that the Winer of it was gone, gave particular orders that Mr. Buseley never should be admitted into his liquise, and the same day wrote a Letter to the Bishop of Lordon, of which I ave a copy in my hand, melosing the Note which I have just delivered in at the Table. [The Marquis read the Letter.]

> " mrlington House, " Tucoday S Jan. 1809."

" My Lord; The person by whom the Note "inclosed was left at my house this morn-" ing being possessed, as I understand, of " one if not of two Chapels in your lord-" ship's diocese, I consider it to be in-" cumbent upon me, from the sense I have " of the duty I owe to the public, as well

"as from my respect for your lordship, not to suffer you to remain uninformed of it; and I accordingly take the liberty of laying it before you.—I have reason to believe that the Note is written by the person whose name is subscribed to it, as I have heretofore received Notes or Letters from him, the writing of which, to the best of my recollection, very much, if not exactly, resembles that of the Note enclosed; and one if not more of which was written at my house in consequence of my declining to see him. The Note inclosed, however, he brought with him; and on my desiring to be excused seeing him, he gave it to my servant, and immediately left my house. As I have no copy of the Note, I must desire your lordship to return it to me."

Indorsed:

" To the Lord Bishep of London, "3d Jan. 1089."

I do not know whether it is necessary I should read the letter which my noble relation received from the bishop of London in consequence. [The Marquis read the Letter.]

"Fulham house, Jan. 5, 1809.

" My Lord, "It is impossible for me to express the asto-" nishment and indignation which were "excited in my mind, by the perusal of " the Letter which your grace has done me "the honour of enclosing; a mark of your " attention for which I must beg you to ac-"cept my best thanks .- It is too true that " this wretched creature Basely has one if " not two Chapels in my Diocese. I have " long known him to be a very weak man, w but till this insufferable insult upon your " grace, I did not know he was so com-" pletely wicked, and so totally void of all principle: And as your grace is in posses-" sion of the most incontestible proofs of his " guilt, you will, I trust, inflict upon him the " disgrace and the punishment he so richly edeserves. I have the honour to be, &c. "B. LONDON."

Indorsed:

"The bishop of London."

That is the whole of the transaction.

Mr. THOMAS PARKER was called in, and examined.

(By Mr. Wardle).

Are you farnished with your Books of Accounts? I have no more than I had yesterday, nor I do not understand that there is any more: I was not acquainted that I was to attend at the house this evening till I had the summons, but I sent to desire them to let me have all the Books and Papers that had Mrs. C.'s name upon them. [The witness was disacted to withdraw.]

Mr. WILLIAM TYSON was called in and Examined.

(By Mr. Wardle.)

Have you got any account of checks of h. r. h. the D. of Y., that were sent into your house by the late Messrs. Birkett of Princes-street? Not any.

Have you any notes of hand, or bills? Not

any.

Have you any memorandum in your books of any such bills having pussed through your house? Not to my knowledge.

Have you the late Messrs. Birkett's accounts

at your house? Yes, we have.

Have you examined those accounts before you came here this evening? Yes, I have.

Was not the order that you received, to bring those accounts with you? It was.

Why did you not comply with that order? I have brought a statement of Birkett's checks. Had any body spoken to you upon this subject before you were served with a summons this day? No one.

Do you take upon you to say that nobody to your knowledge has been at your house upon this subject, within these last ten days? Not to my knowledge,

Are you a partner in the house? I am not.
Why was it you did not comply with the
Order of the house? [The Order was delivered

in and read.]

You have stated, that you have a list of checks with you, what is that list? In 1803, Oct. 7, Parker and Birketts draft payable to Clarke or bearer for 120l.; in 1804, April 26, payable to Clarke or bearer 50l. August 11, payable to Clarke or bearer 50l.; in 1805, March 13, payable to Clarke or bearer 50l.; in 1805, March 13, payable to Clarke or bearer 364l. That was the whole I saw payable in the name of Clarke.

Whose checks are those; by whom are they drawn? The first four I believe were drawn by Parker and Birketts; the remaining one by

Birketts and Dockery.

You have stated that you have examined Messrs. Birketts account, and find in that account no checks whatever by the D. of Y., as having passed through your hands? My instructions were to see what checks were drawn by Birketts and Dockery in favour of Mrs. C., which I have done.

Do you happen to know that any bills were ever left at the banking-house of Marsh and company by Mesars. Birketts, in which Mrs. C.'s name appears to have been the drawer or the acceptor? I have no knowledge of any. [The witness was directed to withdraw.]

Colonel LORAINE was called in, and examined.

(By the Chancellor of the Exchequer.)

Did you hold any situation in the Commander in Chief's office, at the time when col. French's levy was first instituted? I did.

What situation did you hold at that time !

Assistant Military Secretary.

State what you knowvespecting col. French's application to be permitted to raise a levy of men at that time;—It came in the usual course of office and passed regularly though the office; and was examined as all things of that kind are, and every pains taken to ascertain whether it was a levy that would answer the purpose or not;

Did the application of col. French come to the office in writing, in the first instance?

It did.

Can you produce that writing? These are the terms which were produced in the first

instance. [The terms were read.]

What was done upon this proposal? It appeared to have lain by for some time, and col. French wrote another letter. [Note was read, dated March 5th 1804.]

What situation did col. Clinton hold at that time? Military Secretary to the Commander

in Chief.

Was any answer sent to that note by col. Clinton? To the best of my recollection when this note came to the office it was sent to me, and I was desired to examine the terms that were offered by col. French. At that time I was in the habit of consulting and communicating with gen. Hewitt, who was then inspector general of the recruiting service, and I shewed the terms to him, and he desired that col. French might be referred to him; in consequence of that, a reference was made, which I believe will appear by the correspondence. [A letter read, dated Horse Guards, 7 March 1801.]

Do you recollect what was the next step taken upon this proposal? As far as I recollect col. French applied to gen. Hewitt, as directed; and gen. Hewitt of course examined the terms that he proposed, and modelled them as he thought fit for the Commander in Chief's consideration; and after it had gone through the whole of the regular course in the office. the letter of service was issued by the Secretary at War, which is usual in those cases.

Is there any letter of March 20th? Yes, there is; col. French made various representations with regard to his levy, before it was finally

settled.

Can you, by referring to those papers, give any account of those different applications? There is one representation of the 20th March,

which I hold in my hand.

Is there one of the 18th or 20th of April? There is a copy of a letter from col, Clinton of the 18th of April, returning the proposals, with the Commander in Chief's temarks thereupon

[The letter was read.]
The Proposits in short, after having been referred to gen. Hewitt, were accepted with certain alterations, which appeared in red ink in the margin of that paper? They were.

Are you aware of any other alterations that took place in the course of the levy, and how my recollection, the bounty was raised at two different times during that levy, because the bounties to the regiments of the line had been increased.

Are there any letters among those papers which give an account of that circumstance? Unless I had time to look over the whole papers, I do not know that I could speak to it.

Is the course of office, after the levy is ap proved, to send it to the secretary at war! must necessarily go to the secretary at war, because it is by him that the letter of service is

Were you in office in April 1805? I was. Will you see whether there is any letter of the 10th April 1803, from the Commander in Chief to the secretary at war? There is, [The letter was read.]

Subsequent to that letter, do you recollect any application from Mesers. French and Sandon, proposing some alterations in this levy? Yes, I have a proposal of the 20th April.

What is the effect of that proposal? proposed that a certain number of officers " should be employed in the levy, of a different description from what they had before; that appears to be the drift of it, and also a change with regard to the non-commissioned officers.

Was there any answer to that letter? There was, of the 25th April 1805, a letter from col. Gordon. [The letter was read.]

(By Lord Folkestone.)

What situation do you now fill? of the commissioners for the affairs of barracks.

What situation did you hold before? I was lieut. col. of the 91st regiment, and assistant military secretary to the Commander in Chief.

How long were you assistant military secretary to the Commander in Chief? About 7

What was your rank in the army when you first became assistant military secretary? Major of the 9th regiment of foot.

Did you purchase the lieut. colonelcy? I did not.

Did you ever join your regiment as lieut, col.? Never: when my regiment was ordered on service, I twice offered to join my regiment, and the Commander in Chief did not accept either of my offers, saying, I must remain in my present situation, meaning at the Horse Guards : after this, I did not think that it would be becoming in me to offer again, because it might appear that I was volunteering my services. when I knew my services would not be accepted; and I beg leave to add, that before I came to the Horse Guards, I had been 22 years in . the service, and constantly with my regiment; and therefore I did not think that I was so peculiarly called upon, as perhaps a young man ho had never seen any service.

(By the Chancellor of the Eachequer.)

Are you now in the army! In consequence of having served 29 years, when I accepted of were they introduced, if any? To the best of a civil situation in the barrack department, his

majesty was graciously pleased to allow me to retain the rank I now hold, but that rank is not to be progressive.

Did you sell your lieut. colonelcy? I did.

At what price? I know of no other price but the regulated price allowed by his majesty.

Where have you served? I served four campaigns during the American war, in America; I have served between five and six years in the West Indies; during that period I served with the late lord Grey at the capture of the French West India islands; and I have served on the

contineut of Europe.

Did col. French's levy go through all the ordinary stages in the office; was there any thing irregular or out of the way in the manner in which it was proposed or adopted? It went through the regular course of office, and if I may be allowed to say it, I think it was more hardly dealt with than any other levy at that time going on, and for this reason, that gen. Hewitte who was inspector general of the recruiting service, had a great prejudice against any officer that he considered a recruiter.

Were the different applications referred to gen. Hewitt before they were accepted? I invariably laid every thing of the kind before gen. Hewitt that came into my bands; as I had constant communications with him, it was impossible to find any opinion so good as his upon

that subject.

Were the suggestions of gen. Hewitt in the alterations that he proposed, adopted by the Communder in Chief? To the best of my resollection, almost always in those cases.

Do you remomber in the course of those proceedings, any alterations proposed by gen. Hewitt that were not adopted? I cannot exactly recellect that, but the whole of the proposals were modelled as far as possible according to his wishes and opinions.

Is gen. Hewitt now in the kingdom? He is not; he is Commander in Chief in the East In-

dies.

Do the papers in your hands contain every written communication which has passed upon the subject of col. French's levy in the Commander in Chief's office? It is impossible for me to answer that question, not being now in the office, and having had no interference or band at all in looking over these papers.

Then you are not able to state that these are the whole of the communications upon this sub-

ject? No.

[The Witness was directed to withdraw.]

Mr. JEREMIAH DONOVAN was called in, and examined.

(By Mr. Wardle.)

Did you know major Tonyn, of the 31st re-

giment I did.

Relate what you know respecting major Tonyn's promotion from the 48th regiment to the majority of the 31st.—I believe it was about the hanth of March 1804, that capt. Sandon called upon me, and told me that he had an op-

portunity of promoting a gentleman to a majority; if I knew of any gentleman who had claims that would entitle him to it, he could forward the promotion. I mentioned this circumstance to capt. Tonyn, who was a very old officer, I believe he had served about 25 years. The terms upon which he was to obtain that promotion, as far as I can recollect, was 500l. Capt. Tonyn waited for some time, and he became impatient. I believe about the month of May, or June, he said, as there were a number of field officers to be promoted, he considered, as he had not obtained that promotion through capt. Sandon, in the mean time, he should withdraw his name from capt. Sandon, and take his chance in the regular line of promotion; in consequence of which I immediately waited on capt. Sandon, and apprized him of it. Capt. Sandon requested that he might be introduced to capt. Tonyn; he was. Capt. Sandon argued with him, and told him that it was in con-sequence of his recommendation that he would be gazetted. Capt. Tonyn, on the contrary, said, that his father, gen. Tonyn, had recommended him for a majority; and that, as he understood a vast number of captains were to be promoted to majorities on the augmentation, he certainly should be promoted without the interest of capt. Sandon; however, they agreed upon some terms; whit they were I do not know, I had nothing to do further with the pe-cuniary transaction, nor did I know till the May twelvemonth following, the year 1805, how it was that major Tonyn obtained that promo-

What did you know in 1805, to which that refers? I knew that major Tonyn was promoted.

Is that all you know? But major Tonyn's promotion came out in the general promotions of augmented field officers.

Is that all you know? That was all I knew till the year 1805. Major Tonyn, I believe, was gazetted in August 1804, and then, to my astonishment, I was informed by Mrs. C. that she was the person who had obtained that promotion.

Do you know whether the 5001. was lodged upon the first agreement in the hands of any particular person? The money, I believe, was not lodged in the hands of any person in the first agreement.

Do you know whether any money was lodged prior to the gazetting of major Tonyn? I did not know that any money was lodged prior to the gazetting of major Tonyn.

Do you know whether any money upon that communication was lodged at all or not? I do not know that, any money was lodged previous

to that period.

I do not ask previous to any particular period, but do you know that any sum of money was lodged with any body on that account? There was no sum of money lodged on that account; but, I believe, a gentleman had undertaken to pay capt. Sandon the sum of money which I understand was paid to capt, Sandon; but I do not know it.

Do you know who that gostleman was? I . ed? Permission to nurchase a lieutenant-colo-

State who he was .- Mr. Gilpin.

Who was Mr. Gilpin? An army clothier,

and agent to the 48th regiment.

Do you know at what period, this sum was lodged with Mr. Gilpin? I do not know that any sum was fodged with Mr. Gilpin; Mr. Gilpin, I believe, undertook to pay the money.

Do you know that Mr. Gilpin did pay the money? I do not, further than having been

told so.

Do you know of your own knowledge who did pay that money? I do not, nor when it was paid, nor how it was paid.

Who told you? Mrs. Clarke.

What did Mrs. C. tell you? She told me that she had received a sum of money for the premotion of capt. Tenyn to a majority in the 31st regiment.

Did Mrs. C. tell you what sum of money it was? I do not exactly recollect what sum it

Are you positive that you cannot recollect

what sum it was? I am.

Did Mrs. C. tell you from whom she had received that sum? She told me she had received that sum, whatever it was, from capt. Sandon.

You have stated, that capt. Huxley Sandon told you that he had the ower of getting promo-

tion? He did.

State what passed upon that subject, as nearly as you can recollect, between capt. Sandon and yourself,-Capt, Sandon told me that he had the power of obtaining promotion through some gentleman, a friend of his: but he never told me who the person was through whom he did obtain the promotion, until I met him, and conversed with him upon this subject, in the room where the witnesses had been waiting near this house.

State who that person was, whom capt. San-

don named this night .- Mrs. Clarke.

State whether capt. Sandon has ever stated to you his power of promoting officers, independent of this one circumstance of capt. Tonyn .- At the same time he mentioned to me, that he could promote lieutenants to companies: I think captains to majorities: majorities to lieutenant-colonels; and, in the first instance, be told me, it was in consequence of the new levies that were to be raised, or some augmentation to the army.

Did capt. Sandon ever speak to you about other promotions, unconnected with those new legies? He never spoke to me as to any other romotious than those I have mentioned now; I was imposed upon by the supposition, that it was new levies, or an augmentation to the

You do not of your own knowledge know of any other transaction of the nature in which capt. Sandon was concerned? I believe that a major Shaw applied, and that I with his papers in the hands of capt. Sendon; but he could not obtain the promotion for major Shaw.

What was the promotion major Shaw want-

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acky, or to get a lieutenant-colonelcy without purchase, by paying a sum of money for it.

And major Shaw did not establish that wish ?

Not through that channel.

Through what other channel did he establish it? Major Shaw's papers were delivered back to me, and returned to major Shaw. I believe they were brought to me by a Mr. Macdong di, as I recollect, and I believe they were returned to Mr. Macdougall. Some time afterwards, Mr. Macdougali asked me, if I could procure that promotion for col. Shaw. A lady had culled upon me, and said, that she had an opportunity of promoting major Shaw's wishes. Who was that lady? Mrs. Hovenden.

Where does Mrs. Hovenden reside at present?

In Villiers-street, York-buildings.

At what number? At No. 29.

Was that lady at the house with you the other night? She was.

Is major Shaw now at the Cape of Good Hope? I really do not know, but I under-

stood he got the promotion, and went to the Cape of Good Hope.

State whether, through the medium of this lady you have named, any other promotions have been effected in the army? Not to my knowledge; it may be necessary to explain the business of major Shaw, because it was not through that introduction at that period that major Shaw obtained that.

Was this the only circumstance of the sort that was carried through the medium of that lady? I know not of any that was carried,

not even of that.

Do you know of any that through her medium was attempted? I have beard her say that some were attempted, but I cannot say what they were.

You do not know that any money was lodged, upon capt, Tonyn's attempt at promotion? do not: I have already explained that Mr. Gilpin, I understood, undertook to pay it, but

that no money was lodged.

(By Lord Folkestone.)

You have stated, that capt. Sandon informed you that he had the means of promoting lieutetenants to companies, captains to majorities, and majors to lieutenant-colonelcies; in consequence of that information, did you negociate such promotion? I did not negociate any promotion through capt. Sandon, except that of major Tonya, by introduction.

Were you to receive any remuneration for

that introduction? I was. What were you to receive? 251.

Did you receim it? I did, Have you, since you were last examined, recollected any negociation which you carried on for promotions in the army, besides those which you mentioned in your last examination? have never thought of may:

Are you now certain that those were the only ones in which you ever engaged? I am not certain.

2 M

You have stated, that you learnt from Mrs. C., in 1805, that she had received 5001.? No,

I do not know the sum exactly.

That she had received a sum of money in consequence of major Tonya's promotion; at what time of the year did you receive that information? It was in the month of May, 1805; major Tonyn had been gazetted in August, 1804.

Where was it you received that information from Mrs. C.? At Mrs. C.'s house in Glouces-

ter-place.

On what occasion were you at Mrs. C.'s house at Gloucester-place? I was there in consequence of a report which had been circulated, that I was the author of some scurrilous paragraphs against h. r. h. the D. of Y. traced my information to Mrs. C., and from her I traced it to capt. Sutton, but not the first time I saw her, and that was the reason I waited on Mrs. C.; I had no other introduction but that.

Did you receive that information at your first visit or your second visit, or your third visit? At my second visit, as near as I can recollect?

Do you recollect any other conversation that passed between you and Mrs. C. at that second visit? I do not recollect the conversation; it

was not of any consequence.

Did any conversation pass respecting promotions in the army? I do not recollect that any conversation passed relative to promotions

in the army at that time; it might be so.

Do you recollect that any such conversation
passed ut any other time? I believe on the

. third visit.

What was that conversation? That Mrs. C. had been the means of promoting major Tonyn.

You have stated, that you received that information at your second visit? I am not certain whether it was at the second or the third; I do not say it was absolutely the second, but I believe it was; I had no expectation of being called upon, and therefore I made no minutes or memorandum of it.

Are you certain any conversation took place respecting major Tonyn at the third visit? I am not certain whether it did or not; I know

it did not on both meetings.

You have stated, that in your second visit to Mri. C., no conversation took place about military promotions, except that of major Tonyn; did any such conversation take place at any other time? I believe it did, relative to major Shaw.

Never as to any case but that of major Tonyn and major Shaw? Not in which I was ·concerned.

Are you sure you were never concerned in any other? I am not sure.

(By Sir Robert Williams.)

Did Mrs. C. at any time inform you whether the D. of Y. knew any thing of the transaction of major Tonyn's promotion? Mrs. C. never informed me of h. r. h.'s having known any ' thing of it, till November last,

What did she state to you in Nov. last? She mentioned, amongst a number of other things, that she had been extremely ill used by h. r. h. the D. of Y.; that in consequence of that, unless h. r. h. did that which was right towards her, she would publish the whole of the transactions which had passed relative to promotions during the time she lived with h. r. h.

But not relative to major Tonyu's? Not

particularly to major Tonyn's.

Did Mrs. C. ever inform you that she had mentioned to the D. of Y., that she had received a sum of money on account of major Tonyn's promotion? Never till then, the month of Nov. last; on the contrary, when I visited her in Gloucester-place, in the first instance, she, so far from mentioning h. r. h. being pravy to it, was so affirmed at my name being aunounced as a friend of major Shaw, or any other person, that major Shaw got his papers back immediately, gave Mrs. Hovenden 101. for them, and said he would have done with Mrs. C., for that my name had prevented his promotion taking place; and, in consequence of that, I had no more to do with major Tonyn in his promotion, which I understood took place about 12 months afterwards, nor did I ever see him but once since, on Ludgate-Hill.

What did Mrs. C. say, in Nov. last, on the subject of major Town? I have mentioned what she said of major Tonyn, that she had rereived a sum of money, which she should publish, among a number of other circumstances, unless h. r. h. did that by her which she thought

he ought to do.

What sum? The sum which she had receiv-

ed for major Tonyn's promotion.

And that she had informed the D. of Y. of it? No, never.

(By General Norton.)

You have said, that gen. Tonyn recommended his son for promotion? I have said, that major Tonyn informed me that gen. Tonyn had recommended him.

Do you know how long captain Touyn had had the rank of captain in the army? I believe

nine or ten years.

Can you tell, in the course of your business, whether you do not know that that is a very long period for an officer to remain in the rank, of captain before he gets to the rank of major? I understand, that a captain of ten years standing is entitled, and generally receives, the brevet of a major.

Are you certain that it was not by brevet he got his rank? I believe it was by augmentation, and not by brevet, for he was appointed to the 31st regiment; had it been by brevet, he would

have continued in the 48th.

(By Sir Thomas Turton.)

Have you not stated, that in your interview with Mrs. Cr in Nov. last, she informed you h. r. b. was acquainted with the circumstance of money given for captain Tonyn's promotion? She said that she should publish it, but she did not tell me that h. r. h. was acquainter with it.

Was that in Gloucester-place that you saw Mrs. C. in Nov. last? No, it was in Bedford place.

[The following Question and Answer were

read over to the Witness:

"Q. Did Mrs. C. ever inform you, that she had mentioned to h. r. h. the D. o Y., that she had received a sum of money on account of major Tonyn's promotion? A. Never till then, the mont of Nov. last."

Mr. Donovan. That is not what I mean to

say.

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Chairman. State how you wish that answer to be taken down.—No; In Nov. last Mrs. C. told me, that if h. r. h. did not do that which was right by her, she would publish the case o major Tonyn, with many others.

Did she, in Nov. last, communicate to you, that she had informed h. r. h. of her having taken a sum from major Tonyn? She did not she only threatened to publish that, with many

other cases.

I understand you to have said, she was extremely anxious that it should not come to the ears of the D. of Y., when you saw Mrs. C. in Gloucester-place; is that so? It is.

What reason did she give for that anxiety? She said, that if h. r. h. should know of her having received any money for military promitions, that she should be disgraced, and the officer would lose his commission.

You are sure, upon your recollection, that that was the reason which was assigned? I

am.

(By Mr. Wallace.)

When capt. Sandon stated to you, that he had the means of obtaining promotions through almost all the gradations of the Army, did he state to you any particular terms upon which those promotions were to be had? I recollect that he said, for a majority 500 guineas; but I do not recollect that he stated the particulars of every commission.

Had you any reason, either at the time or afterwards, to consider capt. Sandon, in that business, as the agent of Mrs. C.? Never, till

Mrs. C. herself told me so.

Did you visit Mrs. C., in Nov. last, by her own molicitation? It was by her own solici-

The have stated, that she used certain threats, unless conditions were agreed to; what terms did she state to be the terms of her fortearance? The payment of her debts, and the settlement of an annuity.

Did she apply to you, to participate in carrying those threats into execution? She

did

To what extent? I am afraid I should be obliged to implicate many persons, with whom she took very great liberties, in mentioning their names, as persons who were in fact instighting her to these acts.

State what Mrs. C. said to you, to induce you to participate in that business? Mrs. C. said that the D. of Y., unless became to these terms, must be essed from his command; that he would then retire to Oatlands, where he would soon cut his throat; that was her expression.

Was that all that passed? I endeavoured to prevail upon her to inform me who were her associates in the plot: her answer was, that if I would go with the tide, she would provide for me and my friends very handsomely, for in that case she would have a carte blanche, that would enable her to do more business than she ever had done; that was her expression.

. (By General Loftus.)

Did she state to you who were her associates in this plot, as you term it? She said that she was bound to secreey, though she longed to inform me; that was her expression.

Then how could you implicate others, if she did not inform you who they were? There was one or two persons whose names she mentioned as having offered her money for some papers.

Who were they? One was sir Francis Burdett; she said that sir F. Burdett, about 13 months before, had offered her 4,000l. for the papers, but that she would not then take less than 10,000l. I did not believe her.

Who were the others? It do not wish to mention. [The Chairman directed the Witness to answer the question.] There was but one more; I do not chose to mention the other person. [The Chairman informed the Witness, it was the sense of the Committee he must answer the question.] It was capt. Dodd that she mentioned as the other person who wished to get the papers from her.

How was this to be carried into execution?

She did not inform me.

You have stated, that if you gave names, you must implicate a number of people; how much further do you mean to go with the names, to make out a number of people? I do not mean to go any further.

[The following words of the Witness, in a preceding part of the Examination, were read:]

I am afraid I should be obliged to impli"cate many persons with whom she took
"very great liberties, in mentioning their
"names, as persons who were in fact
"instigating her to these acts."

Do you mean that two constitute the many ou spoke of? [The Witness referred to a sper.]

(By the Chairman.)

What is that paper to which you are reerring? Memorandums.

Do you mean that two constitute the many you spoke of? Two cannot constitute many.

Then name the others? I am in an arror a that, in mentioning many.

What terms, or what consideration did she inform you capt. Bodd had offered for the papers? She did not mention what he had offered for the papers, but that he had wished to possess the papers.

Do you know what situation capt. Dodd is

in? I do not.

Does he hold any official situation, that you know of? I believe he does.

What is it? I do not know what it is that he holds, but I believe he holds some official situation under h. r. h. the Duke of Kent.

Do you, of your knowledge, know of any other persons concerned in this transaction? I do not; I do not know that they are, further than the report of Mrs. C.; nor do I believ it.

You referred to some Memorandums; why did you refer to them, and what do they contain? They contained some notes taken at different periods; I believe the best way will be to read the whole.

The Witness was directed to withdraw.

Captain HUXLEY SANDON was called in, and examined.

(By Mr. Wardle.)

Did you know major Tonyn? Yes, I did. State what you know respecting his promotion from the 48th to the majority of the 31st regiment.-In an interview with Mrs. C., she asked me if I had any military friends that wished for interest; if they had money, she thought she could get them promoted. At that period, I did not know any body; but meeting with Mr. Donovan the next day, I asked him if he had any friends, he said yes, there was a gentleman in town that he thought would give a sum of money for a step; I asked him what sum he would give; he said he thought he would give 500 guineas. I spoke to Mrs.. C. upon the subject, and she said, by all means close with him. When I saw Mr. D., I told him that I thought I could procure his friend the step that he wished for; upon which he produced a memorandum, signed by a Mr. Gilpin of the Strand, for the sum I have mentioned, whenever he should appear in the London Gazette, gazetted as a Major. I believe it was near upon two months or ten weeks, I suppose it might be two months, when capt. Tonyn, for I never had the honour of seeing capt, Tonyn before that period, got tired that his promotion did not appear; he desired Mr. D. to call upon me, to say, that if I could not get the business finished, I had better return him his memorandum. I waited upon Mrs. C., and told her what Mr. D. had said. She said he was a shabby fellow, that he was very much in baste, but that if he would wait quietly, she! dare say it would be done, and desired me to say that he had better wait a little. However, the next I met Mr. D., and I told him the interest that we had to procure the Majority; had informed me that they had better wait a little. Mr. D. said, I am instructed by

capt. Tonyn to say, you must give up your tocurity immediately, for we are pretty clear, or at least I am pretty clear, you cannot get him gazetted; and another thing, gen. Tonyn has spoken to the Commander in Chief, and be has promised him the first majority that is vacant. I then begged to see capt. Tonyn; Mr. D. introduced me to him; he then told me the same, 'Sir, this business has been a long while upon the carpet, I do not think you can effect what you say you can do, and I desire you will give me up the security I gave you, for gen. Tonyn, my father, has procured a promise from the Com-mander in Chief, to give me a majority. I observed to him, that he had better wait a few days, for that I thought in all probability he would be gazetted. However, after argning the point for a little time, he said, for two or three gazettes it does not signify, let the business go on, and if I find I am gazetted in a week or ten days, the business shall be as it originally was. However, to make short of the story, I believe it was the Wednesday when we were speaking, and on the Saturday or Tuesday following he was in the gazette as major-the consequence was, I received the 500 guineas, 500l. I gave to Mrs. C., and 25/. to Mr. Donovan.

(By Sir Thomas Turton.)

Do you of your own knowledge know that the promotion of major Tonyn was owing to the interference of Mrs. C.? No, I cannot say any thing upon the subject.

Have you any and what reason to believe it was owing to the interference of Mrs. C. I have no reason at all to believe it was owing to the interference of Mrs. Clarke.

Did Mrs. C. ever inform you that she had procured the appointment of major Tonyn from h. r. h. the D. of Y.? She certainly in-

formed me she had got him gazetted.

Do you mean by that, that she informed you that she had got him gazetted by means of her application to the D. of York? She always told me she would get him gazetted, and of course it was through that interest, I imagine.

Did she state that it was through the D. of Y. that she obtained it? She told me yes, that it was through horinterest; but whether it was or not I cannot say.

Do you believe that this was obtained through Mrs. C.'s application to the D. of Y.? Joubt, it x ceedingly.

Had you yourself no emolument from this transaction? I received 500 guineas; 500l. I gave to Mr. Donovan, which I believe makes the 500 guineas. I had no emolument:

Did Mrs. C. send you a Gazette, announcing he promotion? I really do not know, I gave her the money the moment I saw it in the Gazette; she had so occasion, for I watched he Gazette, and the moment I saw him gazetted I took her the money.

You have stated, that you do not believe

this appointment was effected by the interference of Mrs. C.; for what did you pay Mrs. C. the 5001.? Because we had promised upon his appearing in the Gazette as a major, for that was the way in which the note ran, that we were to receive the 500 guiness, whether it was by her interest or gen. Tonyn's did not signify, the note ran " on my appearing m the London Gazette: gazetted as a major.

Did you apply to Mrs. C. for this appointment to be in the Gazetie, and on seeing the appointment in the Gazette, she was to remive

500/ ? Yes.

General Tonyn was promised the first majornty that became vacant for his son? So capt. Tonyn told me.

Did you receive as a reinuperation to your-

self any part of the 500l.? No.

You have stated, that you delivered the 500? to Mrs. C., and the 25l. to Mr. Donovan; what advantage had you? Nothing at all.

[The witness was directed to withdraw.

GEORGE HOLME SUMNER, Esq. a member of the house, attending in his place, made ti e following statement:

I have only to confirm the statement made by gen. Clavering, that I have no nephew of the name of Summer, and that I believe there is no such person living in the Temple.

Mrs. MARY ANN CLARKE was called in and examined.

(By Mr. Wardle.)

Do you recollect recommending capt. Tonyn of the 48th regiment, for a majority to h. r. h. the Commander in Chief? I do.

Do you recollect who introduced capt. Tonyn to you for your recommendation? Lither

Mr. Donovan or capt. Sandon.

Do you recollect whether you were to receive any sum of money, provided capt. Tonyn was gazetted? I do not recollect the stipulated suin. but I received 500l when it was gazetted.

Did you make it known when you recommended capt. Tonyn to the Commander in Chief, that you were to receive any pecumary consideration for his promotion? Yes.

(By Mr. Dickenson.)

How did you come by the Gazette you sent to Dr. Thynne? I suppose by the newspaper man.

(By Mr. Croker.)

Did you ever apply to gen. Clavering for a recommendation in favour of heut. Sumner? Yes.

Are you acquainted with lieut. Sumner?

Who recommended lieut. Summer to you? Mr. Donovan.

Do you recollect, whether you represented lient. Sumner to gen. Clavering as being allied or connected with any particular person? Yes, with his relations.

What relations? His nucle.

Who was his uncle? Dr. Summer.

. Was that the only relation you mention to gen. Clavering? No. Mr. Samuer the m ber also.

· By whom was hout. Summer represented to you, as the nephew of Mr. Sumner the member ber? He was nephew of the Doctor.

What relationship was he represented as bearing to Mr. Sunner the member? I cannot exactly recoilect, but it was coustr, or something in that way; that he was a relation.

liave you ever represented yourself as being under the protection of a Mr. Mellish? Ner-

ther him, nor any man.

Have you not represented yourself as being at one time, under the protection of h. r. h. the D. of Y.? I really think that gentleman is more mad than the person that was committed last night. | The Chairman informed the witness the must answer the questions, and not make irrelevant observations.] The whole of the gentlemen know that already, by the representation which has been given before.

Have you not represented yourself as being at one time, under the protection of h. r. h. the D. of Y.? I do not know that I ever did represent myself so; people knew it, without my telling it.

What do you mean by saying, it was very nell known already by what had happened? I do not recollect the name of any person that I ever represented myself to as living under

the protection of the Duke of York.

Will you positively say you do not recollect ever to have stated, that you lived under the protection of the D. of Y? Yes, I will posttively say, that I do not recollect that I did, to

any particular person.

Will you say, that you never represented yourself as being under the protection of any gentleman of the name of Mellish? No, I ne-

ver did, nor any other.

You are positive of that? Quite so.

Did you ever make any representation to that effect? Never.

Did you never make any such representation to gen. Clavering? No, never; I will repeat what was said in my parlour; gen. Clavering was mentioning to me, one morning when he called, that Turf Mellish was just setting off with gen. Ferguson; I said, yes, I have been told so, that he had taken leave of the Prince the night before: he said that I was in a very good house, and something, that Contractors and Beef went on very well: that was all that passed: I made no answer to that I have many times heard the report, both of him and

Do you recollect having conversation with Mr. Donovan, in Nov. last, relauve to the proceedings that are now taking place? No.

Do you recollect stating, in a conversation to Mr. Donovan, that if h. r. h. the D. of Y. would not come into your terms, you would publish all the transactions which had passed between

ou during the time you had lived together

Did any thing to that effect pass between

you and Mr. Donovan't No.

Did you ever try to induce Mr. D. to assist you in any purpose of exposing the D. of Y. or publishing those transactions? No; but I will repeat what he said to me in the Secretary's room the other night; he said if he had been aware of what col. Wardle intended to bave done," and he had called upon him and stated his intentions and behaved in a handsome manner, he would have put him into the way of proceeding, but as it was, he should go entirely against the whole of it; that he might have given him many and many cases.

Is that conversation which took place the other evening in the witnesses room, the only one you have ever had with Mr. D. concerning this business? The only one, except what I

Was any body present when this conversation took place between you and Mr. D. in the witnesses' room? It was full of persons, but . he speke to me privately apart.

Did you ever mention sir F. Burdett's name to Mr. Donovan in any way connected with

this subject? No.

Do you know sir F. Burdett? In what way, as an acquaintance or personally only?

Are you acquainted with him? I have seen him a few times.

Have you ever spoken to him or he to you? I told him I had been a little acquainted with

him, very slightly. Has sir F. Burdett ever written to you or

sent you a message? No, he has not, not that I can recollect. Did sir F. Burdett ever apply to you to pro-

cure from you any papers relative to the subject now under inquiry? Never once; nor have I had any sort of communication, nor heard or known any thing of sir F. Burdett since May last, and that was merely accidental.

Have you ever told Mr. Donovan, or any body else, that sir F. Burdett offered you money for some papers in your possession, or any

think to that effect? No.

Do you know capt. Dodd? Yes, I do,

How long have you known capt. Dodd?

Do you often see capt. Dodd ?. What is meant

by often?

More times than once, or how often? Yes, more times than once, if that is often.

When did you see capt. Dodd last? not recollect; but I have no view in screening it at all; I am not ashamed of capt. Dodd, nor I dare say capt. Dodd of me, only perhaps just at this time.

Did capt. Dodd by any means demand or

ask of you any papers in your possession relative to the transaction? Never; we have never

talked about it.

District ever represent to Mr. Donovnn. or ang other person, that capt. Dodd had tried to procure from you some papers relative to this transaction? Never to any one.

Did you ever express any wish to Mr. Donovan, that he would join with you or assist you in prosecuting this inquiry? Never.

Or on any subject connected with the transactions now under inquiry? Never.

Do you know col. M'Mahon? Yes."

Did you ever write an anonymous letter to h. r. h. the prince of Wales? To shew col. M'Mahon in his proper colours, I will produe his notes here to-morrow evening.

Did you ever write an anonymous letter to h. r. h; the prince of Wales? I wrote a few lines to the prince of Wales, stating that a person wished to see him, and col. M'Mahon

Did you sign any name to this anonymous

Letter? (A loud laugh.)

Well, then, did you sign your own name, or any name, to those few lines which you sent to the prince of Wales? It was only a few lines without any name, and col. M'Mahon called in consequence, and when the servant opened the door, he asked, who kept the house; Mrs. Furquhar, that was my mother. When he came up stairs into the drawing-room, he suid, Mrs. Farquhar, how do you do? what is the business? I told him, that I wished to see the prince of Wales, and after a few minutes conversation, col. McMahon found that I was Mrs. C.; he then promised to communicate the message to the prince, and the next day brought me a very civil message from h. r. h. stating, that he was extremely sorry he was obliged to go out of town to Brighton, which he did do that morning, that it was impossible for him to interfere, that he had a very great respect for me, was sorry for the manner in which I had been treated, and that col. M' Mahon might use his influence with the D. of Y. to he the bearer of any message that might be the means of making peace; but that it was a very delicate matter for h. r. h. to interfere with his brother. Several notes passed between col. M'Mahon and me, and several interviews. He mentioned to me that he had seen h. r. h. the D. of Y. at one time, I think in July, that the D. of Y. asked him, if I was not very much exasperated against him, and if I did not use very strong language, and abuse him. Col. M'Mahon said, Quite the contrary, Sir, I assure you; Mrs. C. is very mild towards you, and she lays the whole of the blame on Mr. Adam; he said, She is very right, I will see nto her affairs. That was the end of the first message. I think the last message that col. M'Mahon brought me was, that he could not bring h. r. h. to any terms at all, to any sort of meaning concerning the Debts, and although I had behaved so very handsome towards h. r. h. and had exacted nothing but his own promises to be put in execution, or even to take the sum that was due to me upon the annuity and pay the tradesinen, and then I would let h. r. h. off of the debts, as that perhaps would satisfy. them; that he considered it as very fair, and

very honourable, and very liberal, or he mould not have been the bearer of those messages; and he said, he esteemed me very much, from the character I bore among my female acquaintances that he was intimate with, I mean women of character, and for the services I had done to many poor young men within his know-ledge. I will bring some of his Notes, or give them to col. Wardle, to be read here to-morrow, to corroborate what I have stated.

Did you in Nov. or Dec. last, represent yourself to any persons as still having the power of proguring military promotions, or any othe offices? No; but I recommended some that

wanted promotion to a person.

Who was the person to whom you recommended them? I will mention his name; and I intend to have him here; but it cannot happen immediately, from some circumstances. I must beg to be excused naming him now. [The Chairman informed the witness that she must answer the question.] It I answer the question, it will be impossible for me to pi dure him here; he will get out of the way; he will not come here. The Chairman informed the vituess that she must answer the question] Mr. Maltby, of Fishmongers' Hall.

Is Mr. Maltby the only person to whom you have made any recommendations since Nov. or Dec. last? Yes; except the letters I sent to

gen. Clavering.

Have you represented yourself at any time, since the close of 1806, as having it in your power to procure army promotions, or other offices? No; except through Mr. Maltby, which he can speak to, if they lay hold of him.

Have you had any communication with any other person than Mr. Maltby, relative to the procuring army promotions or offices? No:

except what I have just spoken to.

What situations did you endeavour to procure through Mr. Malthy, and for whom? I thought Mr. Multby ought to be exposed in the whole of his conduct, I have not thought much about it; but I have letters at home I can bring forward, when I am called upon.

What situations did you endeavour to procure through Mr. Maltby, and for whom?

Do you not recollect any one of them? Not one

Of the situations you endeavoured to procure so lately as Nov. or Dec. last? I am so little interested in it now, I cannot recollect.

Do you den recollect how many situations

you endeavoured to procure? No.

Can you recollect whether they were army omotions, or civil situations? The letters I promotions, or civil situations? have at home can distinguish between them but I cannot at present; besides, I wanted them for friends

Who were the friends for whom you wanted When they give me the these appointments? liberty of using their names, I will commendicate them. [The Chairman informed the witness she must give a direct answer to the questions, unless she objected to them, and appealed to the chair. I certainly must object to The Chairman informed the witness. that it was the opinion of the Committee that she should name the persons. I have already named Mr. Maltby; if he is brought forward perhaps he will name the persons. The Chairman again informed the witness, that it was the opinion of the Committee that she should name the persons. One is Mr. Lawson; I cannot recollect the other.

Recollect yourself, and state to the Committee those persons whom you so represented as your friends, whose names you would communicute when you had their permission.-That is

one of them.

Who were the others? I do not recollect. Why did you speak of friends, instead of speaking of a single friend? If you try to serve a person you call them your friends, if you inte-

rest yourself for them.

Do you stake the verucity of your testimony upon that last answer, that you recollect but one of those persons? I think that I ought to appeal to the Chair now. [The Chairman directed the witness to state the objections she had, and the Committee would decide upon it.] He is a very respectable man, and he has been already very all used, and I am afraid of committing hun and his family. The Charman directed the witness to name the person whom she alluded to as a respectable person.] is giving his name at once; really I cannot pronounce his name rightly, though I know how to spell it, and I must be excused.

Do you not know how to pronounce the name of your particular fitchd, whom you represented as a hardly used man? [The Chairman admonished the witness that her present conduct was very disrespectful to the Committce.] I mean to behave very respectfully, and I am very sorry if I do not; but I do not know but the gentleman may lose the money he has already lodged, if I mention his name.

[The Witness was directed to withdraw.]

The Chancellor of the Exchequer wished the witness to be told, that with whatever forbearance the committee had hitherto treated the witness, it could not long endure this trifling on her part with the questions which the committee chose to ask; but that she must, if she did not alter her behaviour, suffer the punishment with which the committee of the house of commons, out of a regard to its own dignity, must visit an obstinate perseverance in a want of proper respect.

Mr. Windham said, that there seemed to The witness, be a mistake on this point. he understood, had not positively refused to answer, nor done any thing with respect to this question which necessarily implied a disrespect to the house. She had, before answering directly, stated an additional reason why she should not answer, for the

consideration of the committee; and that reason was, that the individual, if named, would be subject to great inconvenience It did not necessarily foland suffering. low that the witness was blamable for submitting that reason before she answered.

The Chancellor of the Exchequer would be sorry if an impression prevailed any where that he had interfered too soon; and if there were any gentlemen, who did not perceive, in the last half hour, in the witpess's conduct, an attempt to evade, to trifle and shuffle. (a loud cry of No, No, No! from several members) He meant to state that no other witness in any other cause than this could, upon displaying such improper behaviour as this witness had done within the last half hour, escape being committed. (No, No, No!) The hon. gentlemen did not agree with him in that; but it was certainly his opinion. not, however, impute blame in any quarter for suffering the witness to proceed in this sort of behaviour thus long; but at the same time, in support of the dignity of the committee, it was necessary to assert the respect due to it, after long and manifest abuse of indulgence.

General Matthew said, that the Chancellet of the Exchequer was wrong in talking of inflicting punishment on the witness. This mode of treating evidence, was a vinlation of the liberty of the subject. This was a point, which ought to be always kept in view, and he would pay no attention to what was said from the government

side of the house.

Mr. Croker insisted upon the importance of having an answer to the question. had stated that the party would suffer the loss of the money that was pledged—it was for the reason which she urged as an objection, that he wished the question to be answered, because it afforded a hope of getting to the bottom of the transaction.

The witness was again called in, and informed by the Chairman, that the Committee had considered her reason for declining to answer the question put to her, and was of opinion that she must answer the question.]

What is the name of the person you alluded

Mr. Ludowick or Lodowick.

Has that gentleman any other name but Ludorcick? I do not know his other name.

Who is Mr. Ludowick? He is a gentleman, I believe he lives in Essex; that is all I know of him.

Whereabouts in Essex does he live? I do

Who introduced Mr. Ludowick to you? never was introduced at all.

How did you become acquainted with Mr. Lindowick? Through different friends.

Name the friends that recommended Mr. Ludowick to you .- I cannot exactly name which it was in particular, but Mr. Maithy can tell, if he is had before the house.

Name the friends that recommended Mr. Ludowick to you.—I cannot name any one in particular; Mr. Maltby knows more of him

hunself than I do.

1s Mr Ludowick the person whom you stated as having suffered enough already, whose name you were unwilling to tell? Yes.

In what has he suffered already? In lodging his money, and being a long while out of the appointment, meeting with frequent disappointments from day to day. At a future time, or after Mr. Maltby has been examined, I will mention the general officer's name that he has made free with, I do not know whether correctly or incorrectly.

That who has made free with, Ludowick or

Maltby. Maltby?

What disappointments has Mr. Indowick suffered, to which you allude? I have already stated them.

What appointment has Mr. Ludowick been disappointed of? I believe two or three; first one was mentioned, then another: I cannot peak to one particularly.

Try to recollect any one of them, or all of them .- I really cannot; when Mr. Maltby

comes forward, he will be able.

Do you mean to state, that you cannot recollect any one of the appointments, Mr. Ludowick has been disappointed of? One I can; but there have been three or four since offered to him, neither of which he has been able to procure.

Name that one? Assistant Commissary, I

Where has Mr. Ludowick lodged the money which you speak of, or with whom? As to that I cannot tell, but I can when I look over my papers at home.

Do you say positively, that, without looking over your papers at home, you cannot say where this money is lodged? Yes. I do.

How much money has Mr. Ludowick lodged?

From 800l. to 1,000l.

Who was the general officer whose name Mr. Maltby represented himself as having made use of? Is that a fair question? [The Chairman nformed the witness that she must answer the question,

Sir Arthur Wellesley; and one of the excuses for one of the appointments not taking place, was, sir Arthur being so very deeply engaged in the investigation at Chelsen. If this is not true, I'm doing sir Arthur a great service

by bringing it forward.

What appointment was it that was so delayed, by sir Atthur being so much engaged? I believe it was this first, that of assistant commissary, but I am not sire.

For whose use is the money ladged? I do not know, but I can tell by looking at my papers.

You have certain papers at home, which will enable you to state to the committee for whose benefit the sum of money in question is now lodged, and where it is lodged? Yes.

How came you to be in possession of those papers? They will shew for themsolves when I produce them, better than I can explain it.

How came you in possession of those papers?

From Mr. Maltby

Was it Mr. Maltby that introduced Mr. Ludowick to you, or you Mr. L. to Mr. M. ? I do not think they have ever seen each other, not that I know of,

Did you first mention Mr. Ludowick's name to Mr. Maltby, or did Mr. Multby mention it first to you? I to Mr. Maltby; I believe he has been in the habit of acting as agent for these ten or a dozen years in this sort of way.

Has Mr. Malthy made use of the name of any other person besides sir A. Wellesley? He has written very pointedly to that to me, and

spoken besides

Has Mr. Maltby made use of the name of any other person besides sir A. Wellesley? I cannot recollect at present; but I shall, at a future time, if I am here, and will state it.

Where did you form your friendship for Mr. Ludowick? I have already said, that any man that I interested myself for, I considered as a friend; I am not intimate with him.

How came you to interest yourself in Mr Ludowick? I'rom a friend of my own.

Who was that friend? Mr. Barber.

Where does Mr. Barber live? In Broadstreet, in the city.

How long have you known Mr. Ludowick? I do not know him, but by means of his family.

Do you mean to say you have never seen Mr. Ludowick? No, I did not mean to say

Where have you seen him, and when? I have already said, I do not know him; I might have seen him, and not have known him.

Have you ever seen Mr. Ludowick, or not? I cannot tell, as not knowing his person.

About what time was it that this commissariat appointment began to be in negociation? I cannot remember, but the papers will date it exactly.

What year? Last year.

Can you recollect what part of last year?

No, I cannot.

What kind of papers are those you allude to; are they letters? I do not know what they

Do you mean to say, that you do not know at all what kind of papers they are? They are papers written on.

Are they letters, or securities? They shew what they are; I cannot exactly speak them; I will give them to Mr. Wardle to-

morrow

You have said, that those papers will inform the committee of all the particulars of this transaction; how can you say that, if you do not know what those papers are? Because I do not know how to describe them exactly.

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Do you recollect their contents? No. I.do not; but I know there are a great many letters from Mr. Maithy, and something about the bankers; enough to show the whole of the transaction.

(By Sir R. Williams.)

Do you recollect to have stated to capt. Donovan, that if h. r. h. the D. of Y. was informed of your ever having received any money, it would be your run? Never to thy person whatever.

(By Mr. Sheridan.)

Through what channel, or by whose influence, did you propose to Mr. Ludowick, or the agent employed by Mr. Ludowick, to procure the situation that he required? Mr. Burber will recollect that; and he is a very honoura-ble man, and will speak to the touh, and I behere be knows the parties,

Who was the person whom you held out yourself as having such influence over, as that by that influence you could procure the situation desired by Mr. Ludowick? I do not think that any one was held out, I fancy they guessed the D. of Y., but no one was held out; and I think it is very likely that Mr. Dopovan supposed the duke of Portland; but I mean here to say, that he is not at all connected. And the office that Mr. Wardle mentioned in the city I know nothing at all about; I was very sorry to see that Mr. Wardle had mentioned such a thing, because every one who knows the Lord Chancellor, must know that, besides being one of the highest, he is one of the most honourable men in England; and if there are any insinuations about the duke of Portland, Mr. Malthy is the duke of Portland .- Ife is my duke of Portland : I mean entirely to clear myself from holding out any insimuations against the duke's character. Mr. Wardle accused me once of going into the duke of Portland's, and that he had watched me in ; I told him I

as not in the habit of going in there, and I laughed at him; and afterwards somebody told him it was Mrs. Gibbs; more likely Mis. Gibbs than me. I wish to do away the two stories of Mr. Mellish and the duke of Portland before the hon, gentlemen.

Am I to understand you, you never did give out to any person, that you had access to or influence with the duke of Portland? No, I did not; I fancy that once I laughed very much about some sort of birds, with Mr. Donovau; but I mean to say, I never did use his name.

How long have you known Mr. Lawson? About 4 or 5 months.

(By the Attorney General.)

Who introduced Mr. Lawson to you? He is a piano-forte maker.

What office has he been soliciting? I do not recollect, I cannot tell what; it is something that Mr. Donovan has been concerned in as well; something at Savannah la Mar.

What appointment did you solicit for Mr.

2 N

Lawson? One of those places, there are a number of them, but Mr. Milthy can speak to it, I fancy he has been lodging money lately, within this very short time, within this forthight, perhaps

Where? I do not know, but Mr Maltby

knows, it is some concern of his

What makes you think that he has deposited a sum of money within this last fortnight? Because he told me he was going to do it

When did he tell you so? About a fortnight

Where did you see him when he told you so?

At my own house

With what did he may he was going to depositite He did not say with whom, but Mr to be co-cerned in it, and he was to lodge it with Li binleis

With wrose bankers? Mr. M. leby', I sup-

pose

How long have you I nown Mr. Sindon?

Iver since col Treach's levy

W's that the interpolation of lung It he cil not cone u ute l lienel s levy, he came about in other appoints in I should rather than he brought in the of officers for appointments, instead of the levy fit was so, she was doing very wrong

Did he come to you volintarily, or did you unit i nim? I could not see it a tra, to be Mi Coiri 2001 for in introd tion, and col I reach

Was that before capt To yns recommenda-

How much had Mr Sandon out of the money part by east I only? Incere inquired

be? 1 He had no put of the 500 muncis, l No, I should not wonder but what he had eight or nine from cape Touvil, it was some thing more than the five, or cisc. Mr. Donos is hrd

He got more than you did by that transaction then? No, not that, I state it it cight or nine and he gave me five, but I do not know that he had that

What makes you think that he had it? think he must have had something, or he would not have troubled himself in the business

What do you suppose he had about col. French's Levy? Col I reuch told me, that he stole h di

(By Sn Mark Wood)

You stated in your exuamation yesterday. that you were at the Open a with a lord Lenox and some other gentleman, how long have you know 1 ford I enox? I never knew him at all

I understood you to have stated in your examination yesterday, that you were at the play or the Opera with lord Lenox and sir Robert Peat? I said I was along with sir Robert Peat, and an old gentleman came in with this Mr. Williams, and they said that was loid Lenox and Mr. Williams Sir Robert Peat said that

You mean to say you did not know this lord

Lenox before you saw him at the play that night? No, I had seen him driving about town, and knew it was the man they called lord Lenox, but never spoke to him before

Are you positive you never spoke to him be-

fore? Quite

The witness was directed to withdraw.

G L WARDLE, esq attending in his place, was examined

(By the Chancellor of the Exchequer)

Did you ever reproach the last witness with ging to the duke of Portland? I had hend that she had been there, and I wondered what she could be doing there, so far I did reproach

Who told you that she had been at the duke of lord ad's? I heard it at the Office I mentione I in the City, a person described her per-

on, and they said there was a fidewaiters live to be sold, they believed, bothey were n t ci tim, it depended on an application t in 1 mkn g by a lady to the duke of Portland, I went again in a few days, they described a person excessively like Mrs. C. and when I saw her I questioned her about it, in 181 dit

Do you know Mr Maltby? I have ecen

h in or ce, I think, at Mis Cluke's

Did you ever end arous to trace the transict. is curying on by Mr Mathy? I did in sor ererne, but I could not it ill si ecc ! he would not commit himself it I to me I enders overed to esteh him upon one point, but he would not open to me at | ll

Were you aware that the Witness was employing Wr. Maltoy, in those transactions? I merely under-tood from her that he was emploved in one business, which I culterrouted to find out, but I ends watered in viu, I could not get him to open it il

Did she state to you that it was a business in which she was concerned? No, she did not, she merely mentioned that he was about business, I forget the name now, I was excessively anxious to find it out

Dil she ever mention to you the business respecting Mr Ludowick? I do not know that evel she did, I do not know the name at all, but I really think she said that he was in the habits of doing it for a number of persons, one case she mentioned, and I endeavoured to sift it to the bottoin

Did she ever show you these papers she has referred to? No, she did not, I think I saw one or two notes to her about the thing I cadeavoured to find out, but it has escaped me what it was, it is several weeks ago, and I have had so much upon my mind, that after in attempt or two, it is impossible to recal it

Colonel GORDON was called in, and exa-

(By the Chancellor of the Exchequer)

Have you brought with you the official do-

coments respecting the appointment of major Tonyn? Yes, I have

State to the Committee what you know upon that subject I hold in my hand the first recommendation upon the subject of captain Tonyn—major Lonyn with the permission of the Committee, I will read it

[Colonel Gordon read a Letter, signed Patrick Lonyn, dated the 27th of June 1803]

" M w it please your royal highness,

"Sir, In the present period of extension of "his majesty's forces, I beg leave to re"commend the 48th retiment to your
"royal highness's consideration.—I hope
"it will not be thought I presume too far
"to ry, cipt Fonyn for some time past
"has commanded the 48th at Malty,
"and with great submission, I likewise
"venture to mention heuten int Tonyn
"and I most humbly petition your royal
"highness, gracio sly to condescend to
"grant my sons your royal protection —
"With most profound and dutiful respect
"I have the honom to remain with disub
nation, & Par Ionyn —118 Park
"street, 27th June 1,03"
"Indoised

'I ondon, 27 June 1603—Gen Fonyn'
'Promoted to a Tayanay in the 31st Aegi
"ment, upon the formation of a second
"Buttalion, in Aig 01—Wi hout purchase"

(Inclosure)

"II i h will be alid to consider the Genetial two tons on favourable opportunities for promoting them"

General Loyn was an old officer? One of oldest officers, I believe, at that time in the A ii. The answer to that Letter is dated the 19th of June, 1803

[Colonel Gord n rend it]

" Horse-Guards, 29th June 1803

"Sir, I have to acknowledge the receipt of your letter of the 27th instant, recommending to me your sins captain I may and lieur. Youve of the 48th regiment, and I request you will be assured, that I shall have much pleasure at a favourable opportunity, to pay every attention in my power to your wishes in their favour. I am, &c. (Signed) I experies,

"Com in Chief" "General Tonyn, &c &c &c"

Indorsed

"Copy of a Letter from H r h, the Com in "Chief to Gen Tonyn, 29th June 1803

The next document upon this subject appears to be a Memorial from captain long limited —[Colonel Gordon read it]

"To his Royal Highness the Duke of York and "Albany, Commander in Chief of His Ma-"jesty's Toices

"The MLMORIAL of GEORGE AUGUST To"NYN, Captain in his Majesty's 48th Re"giment of Foot;

"Humbly Sheweth, That your memorialist his
"been near twenty-four years an officer;
"fourteen of these on active service with
"the 48th regiment, on all its various sta"toos, in the West Indies and the Medi"terranean—That your memorialist, being
"the senior captain present with the regiment most humbly imploies your royal
"highness's protection, and that your royal
"highness's protection, and that your royal
highness will be pleased to recommend
him to his majesty's royal favour, that
"his majesty may be graciously pleased
to grant him promotion to the rank of
major, in such manner as your royal highness mist think fit—And your memo"rial st, as in duty-bound, will ever pray"
Indorsed

" Memorial —George Augustus Ionya, captum 48th regiment.— March—1801

(Inclosure)

"Ciptum Ionyn to be noted for promotion,
"and acquain ed that h r h will be
"glid to consider him on a favour ible op"fort mity —J G."

This Memorial is without date, but it was received in March 1801. The Answer to that Memorial I hold in my hand—[Colonel Gordon read it]

"Sir I I we the honour, by the Commander in Chief's commands, to ac nowledge the receipt of your Memorial without a date, if and to acquaint you in reply, that your in time has been noted for promotion, and in his roy if highness will be glad to consider you on a favourable opportunity—I "have, &c (Signed) "W H CLIMAON"

"Out Ionyn, 48 Foot, 118, Park-street."

Indorsed

" (opy of Lt (ol (linton's Letter to Capt. " lonyn, of the 15th March 1804"

The document I hold in my hand relates to the promotion of licut Ionyn, alluded to in the first letter of general Tonyn at remains with the Committee to decide whether that is to be read.

(By Mr. Wilberforce)

Was not gen Tonyn colonel of the regiment at the tune he made the application in favour of his sons? Yes, he was These are all the of his sons? Yes, he was documents that I have, with respect to major Tonyn. It appears, that in the month of August 1804, a very large augmentation was made to the army, consisting of no ites than fifty battalions, in the formation of those battalions, I received the orders of the Commander in Chief to prepare a list of the senior officers of the army, generally, of each rank, and to take their names from the book of recommendations, where they had been noted In consequence of this command, I did prepare a list, and submitted it to the Commander in Chief, and, in that list, in the same list with in yor Topyn's

name, there were 53 officers appointed to majorities; namely, 11 majors removed from other corps, or from the half-pay; 13 brevet majors; Of those captains seven were 29 captains. captains of the year 1794, nine were captains of the year' 1795, amongst them was capt. Tonyo, five were calt ims of the year 1796, seven of 1797, and one of 1799. I have mentioned that capt. Tonyo was a captain of 1795, there were only six captains in that year senior to him in the service. That is all I know on the subject of captain Tonyn's promotion.

(By the Chancellor of the Exchequer.)

It appears that in the letter of general Tomyn he recommends to of his sons; can you state any thing with reference to the other soul On the 30th of May 1804, general Tonyn writes again : [Colonel Cordon read the letter.]

"Sir; I have the honour to transmit a letter from captain Long of the 48th, requesting his royal highness the Communder in Chief's permission to sell his company, having purchased. I humbly beg leave to recommend hout. Charles Wm. Tonyn to h. r. h. the duke of York's favourable representation to his majerty; Lumbly praying, that he may be graciously pleased to grant him leave to purchase capt. Long's company, the money being lodged with the agent for the same; as all the officers standing before him in the corps have declined the purchase.-Give me leave, Sir, to beg the favour of your good offices in behalf of my son, whose declaration I have the honour herewith to inclose, and that you will have the goodness to implore for him h. r. h.'s gracious protection. I have the honour to remain, with all respect, &c.

" PAI. TONYN." " 118, Park-street, 30th May 1801." Indorsed:

43th Foot.-I.t. Tonyn, Mem. 2d June 1804.' (Inclosure 1.)

" Mallow, 15th May 1801" Sir; Circumstances of a peculiar nature " having lately occurred, that oblige me " to retire from the service, I have sent in " a randrial to the Commander in Chief, "to be allowed to sell my commission at " the regulated price. I take the liberty " of reforming you, as early as possible, of " my intentione, as I have been given to " understand your son would sucreed to " the promotion by purchase. Should that " be the case, if you will have the good-" ness to lodge the money in the hands of " Mr. Gilpin the agent, and give me the " earliest information, in order that the " business may be forwarded with as little delay as possible, you will ever oblige, " Sir, &c. L. S. Long, capt. 48th Regt." "Gen. Tonyn, 118, Park-street, near Hyth-Park, London."

Indorsed:

"Capt. Long .- 48th regiment 15th May " 1804, Rd. 23d Mny."

" All officers' concerned have declined pur-" chasing."

(Inclosure 2.)

" Sir; I beg you will be pleased to obtain for " me, his majesty's permission to purchase " capt. Long's company in the 48th regi-" ment of foot .- In case his majesty shall " be graciously pleased to permit me to " purchase the same, I do declare and cer-" tify, upon the word and honour of an oth-" cer and a gentleman, that I will not, now, " or at any future time, give by any means " or in any shape whatever, directly or in-" directly, any more than the sum of 1,500%. " being the full value of the said commission " as the same is limited and fixed by his ma-" jesty's regulation. I have the honour to "be, &c. " E. W. TONYN. " Lt. 48th Regt."

" To the Colonel or Commanding " Officer of 48th Regiment."

"I beg leave to recommend the above; " and I verily believe the established regu-"lation, in regard to price, is intended to "be strictly complied with; and that no " clandestine bargain subsists between the " parties concerned -PAI TONYN,

> " General and Colonel. " 30th May 1804."

The Inclosure is the Letter from the young man hunselt.

Did all the officers who were promoted at the time major Tonyn was promoted, receive their promotion into the new corps without purchase? Into the new corps, most certainly.

All the new captains those that were promoted into the augmentation of the aimy?

Did many of them appear in the same Gazette with major Tonyn? I have stated, that there were 53 hadrofacers in the same Gazette, and I should imagine, without counting them, there could not be less than 200 officers altogether; the paper is now in my hand.

(By Mr. Yorke.)

At the time this great augmentation took place, and lists of officers were preparing in the office of the Commander in Chief, were those lists a secret, or was it in any one's power on referring to the clerks, to see those lists? I endeavour to keep those things as secret as I possibly can, but in so large a promotion, it is impossible for me to say the secret was exactly kept. 4.

Previous to the gazetting of those commissions which have been alluded to, when the list was completed, or nearly completed, was it possible to keep the secret so far, as to prevent the contents of those lists being more or less

known? I do not think it was.

(By Lord Folkestone.)

Give the Committee some account of the

purchase and sales of commissions in the army the manuer m which that bosiness is transact ed, and in whose lands the purchase money i lodged —I have already stated to the house and it is in evidence before the Committee, tha the same rules apply to the promotion of officers by purchase, as without, but in order to ensure the greatest possible regularity, every regiment in the service is ordered to transmit a ieturn quarterly, of the number of officers in each regiment disposed to purchase, and to mentior in such return where the purchase money is to be had, those returns are entered in a bookin the Commander in Chief's office, and in the even of a vacancy those returns are mustibly referred to, and the other senior upon the list, if in all respects eligible, is invariably recommended provided it does not interfere with other officers of greater pretensions

In whose hands is the purchase money de-posited or lodged? Before a recommendation is submitted to his majesty for purchise, it is necessity that a paper should be sent to the Commander in Chief's office from the agent stating that he is satisfied that the money will be forthcoming when the commission is givet-It is not necessary, and it is so gone forth to the army, as is stated in a paper upon the table of this Committee, that the officers are not called upon to lodge the money in the acents hands, but they are only called upon t notify to them, that it will be forthcoming on the promotion being gazetted

Deer any part of the money relating to the sile of commissions pass through the hands of the Commander in Chief, or has the Commander in Chief any controlloyer that money? Noi c whatever.

Can you state from your knowledge of the business of the office, what is the average amount of the purchase and sale of comuns sions in the course of a year? The average amount, for the list three years, annually exceeds considerably 400,000%

(By Sir Arthur Wellesley)

GIVE the Committee some account of the origin of purchases and sales of commissions in the umy, and the effect that they have upon the army? I believe that the origin of the purchase and sale of commissions arises pretty much as follows; In every other service in Lurope it is understood that the head of the army has the power of granting pensions to the officers of the army, in proportion to their rank and services, no such power exists in the head of the army in this country, therefore, when an officer is arrived at the command of a regiment, and is, from long service, infirmity, or wounds, totally incapable of proceeding with that regs ment upon service, it becomes necessary to place a more efficient officer in his stead. It is not possible for his majesty to increase the establishment of the army at his pleasure, by appointing two lieutenant-colonels where one only is fixed upon the establishment, nor is it consistent with justice to place an old-officer

upon the half-pay, or deprive him altogether of his commission, there is therefore, no alternative, but to allow him to retire, receiving a certain compensation for his former services; what that compensation should be, has been awarded upon due consideration, by a Board of General Officers, that sat, I think 40 or 50 years ago, somewhere about 1762 or 1763; they taking into consideration the rank, and the pay of each rank, an aided a certain sum that each officer, who was allowed to retire, should receive upon retiring that sum is called "the regulation pin c of commissions" The bearing that this has upon the army, is a very extensive question, but there can be no doubt that it is extremely advantageous for those officers who cannot purchase I cannot better illustrate it to the Committee, than by stiting an example: We will suppose, of the first regiment the third captain cannot purchise, the first and second can if those two others could not purch use, it is very evident that the third captain would remain much longer third captain than if they were removed out of his way, by purchase in the great body of the army, and if no officer cale illowed to purchise, unless he is duly qualified for promotion without purchase, there cannot possibly be any objection to such regulation, nor can it be said that any unexperienced officer is appointed by purchase over the heads of others better quantied than himself, no officer being allowed to purchase, but such as is duly qualified by his majesty's regulations.

Upon the whole, you consider the present mode in which purchases and siles of commissions is limited, as advantageous to the service? As a matter of opinion I reitainly do.

(By Mr Whitbread)

You have stated upon the former examinations. the manner in which the business is ti insacted at the D of 1's office, in the cause of your ti ansacting business with the D of Y, in regard to forming lists of commissions for the approbation of his majesty, do you ever remember the D) of Y. taking a paper memorandum, or a list t officers out of his pocket, and putting it into your hand, with an intimation that that list was to be considered out of the usu I course? I never recollect any such instance. I take this opportunity of stating, that since I have had he honour of serving h 1 h the D of Y , I have stated it often before, I never recollect any one solitary instance, in which the Comminder in Chiebhas ever taken any piper out of his pocket and put into my hands, saying,

this man must be an ensign, this a heutening, nd this a captain, but all recommendations are come regularly through their proper channel, and I do not think there is any one intance to the contrary.

(By Mr. Huskisson.)

In the first document you gave in, the former light, with respect to capt. Maling, there is narked in the printed paper, in italics, the nitials C. L with the words "agreed to;" what is the meaning of those letters C. L.? My fir t assistant is col. Lornine, C. L. are the initials of his name, and "agreed to," is put, and it then passes into his hands, and is acted here.

Is the entry marked with the initials C. L. the definitive entry with respect to any recommendation that comes before you? No, it is

If any alteration takes place afterwards, in what way is that noted? It is commonly noted in the same manuer upon the same paper.

With the same initials? When the initials are once put, there is no occasion to put them orain, the paper invariably passes through the same channel.

Is it usual when a recommendation is delayed in the office for want of sufficient information, but not definitely stopped, to mark that in the same way with these initials, C. L.? I commonly put a memorandum upon every paper that passes under my hands.

How would you mark a recommendation in that predicament? If the paper was to be considered, I should say so; "to be considerett."

It further inquiries were to be made, what would you say? I should probably say " to be considered," or very probably, " cannot be acceded to." It is almost impossible for me to state the precise terms: I should adopt them according to circumstances.

Would you state "not to be acceded to," when it was not determined that the recommendation should not be acceded to, but only delayed, while further inquiries were making? If the paper was not to be acceded to, I should say, "not to be acceded to;" but it does not follow that though it was not acceded to then, it might not be in a month afterwards, or three weeks afterwards.

If the only reason for not acceding to the recommendation at that time, was the want of information, and that inquiries were making to obtain that information, would you mark "not acceded to?" I really might or might not; it seems to n.e., as I conceive it, a matter of perfect indifference.

How are the first commissions in the army commonly disposed of; the first commission that an officer receives? Invariably without purchase, unless for some special purpose.

Are those first commissions in the patronage of the Commander in ('hi''? Yes, they are, exclusively.

You have stated that others purchased according to their seniorary, unless there were superior pretensions for do you mean in junior officers; will you explain what you mean by that? Suppose there was a vacant company in a regiment, and a lieutenant in that regiment was willing to purchase, it does not quite follow that the Commander in Chief would permit that lieutenant to purchase, although he might be very eligible, because there might be other officers still more deserving than him in the army.

Do those circumstances in point of fact frequently happen? Continually.

Within these late years have not a vast number of commissions been given to the officers of the militia, both in Great Britain and Ireland? Yes; to a very considerable

What is the practice of the Commander in Chicf's office, when an application is made, by any gentleman either in Great Britain or Ircland, by memorial or otherwise, for a commission for his son or relation? It is the practice in the Commander in Chief's office to answer every paper that comes in, without exception. When any officer, or any gentleman makes an application for an ensigney, that application is invariably answered, and the common answer is, 'that the name of the applicant is noted, and will be considered as favourable opportunities offer;' the name is then put down in a book, and the letter is put by.

Is it the practice in the Commender in Chief's office, particularly when applications come from Ireland, to refer those applications to the general officer commanding in the district from which they may have come? The applications from Ireland are not considered regular, unless they come through the officer commanding the forces there, or through the civil channel of the secretary of state.

Amongst the documents that you have given in, with respect to major Tonya, is there a document similar to that just alluded to, indorsed C. L. "agreed to," or any thing of that kind?

[Col. Gordon referred to the document.]

"State Captain Long's Scrvices.
Ens. Liverpool Reg. 2d Oct. 1795 Origl.
Lieut. ...65th ...6th Jan. 1796 by P.
Lieut.18th Drag. 31st Jan. 1799 by Exc
Capt.9th Mar. 1303 by P.
......48th ...10th Sept. 1803 by Ex."

It amounts to the same thing; it is a slip of paper. This was the mode of transacting business by my predecessor: I generally do it upon the corner of the letter; I think it better, because this is liable to be lost, that would not.

Do you mean that commissions in new-raised regiments are always given away, or that ensigncies are always given away? The answer that I gave to the former question, I mean to stand exactly as it does; and I beg to explain, that there is no such thing as original commissions purchased; there are many ensigns commissions for sale, but they are private property, rising out of the explanation that I gave to a former question: for example, a captain sells his commission, that is, he sells his company; a lieutenant buys that company; an ensign buys that lieutenancy; both of which are the captain's property; the ensigncy then becomes vacant of course, by purchase.

permit that lieutenant to purchase, although he might be very eligible, because there might be neral Tonyn, in regard to his second son, sucother officers still more deserving than him in the army.

In point of fact, was the application of general Tonyn, in regard to his second son, successful? I think it will be found on reference to the document, that the services of the second

son of general Tonyn were not so long as those of the eldest son; and the general recommended the second son for purchase; and that he actually was promoted, I believe it will be found on reference to the dates, before the eldest son.

You have stated, that when this large promotion took place, in consequence of the augmentation of the army, you were directed by h. r. h. to lay before him a list of others to be promoted into this augmentation, to be taken from the oldest officers of their respective ranks in the army; are you quite sure that the name of capt Tonyn was included by you in the list you laid before the Commander in Chief, or was his name suggested as addition and alteration in that list by the Communder in Chief? I recollect perfectly well the circumstances of that levy, it was at a period of the Additional l'orce Act, and the names, upon the list which I submitted to the Commander in Chief, I really believe, were written, almost without evception, with my own hand. I had one assistint to assist me in making out the hst; but I cally believe, that the rough paper was actually written with my own hind.

Do you make, that you are certain you included capt. I only is mame in the list you submitted to the Commander in Chief, as being one of the oldest of cers in the army in that class to promot in? As certain as I can be of a thing that I could not possibly take my time.

1) the best of your recollection? O, certainly

If the name of capt Tonyn had been introduced by the Commander in Chief, having been omitted by yourself, would not you have a sliceted that circumstance? Yes, I think I should not is in evidence before the committee, on my instex impartion, I believe.

Do you not put a mark upon all papers, upon which my thing is done or to be done? It is my constant practice to make a mark upon every paper, without exception, that comes into that office. I menu to say that generally; many papers may escape me, but that is my general practice.

According to what is done, or to be done? What is to be done.

State whether the Commander in Chief has not been in the hibit of attending to recommend thous by colonels of regiments for ensignees in their particular regiments, provided the gertlemen recommended were certified to be eligible and fit for service, and ready to join their regiments? Yes, certainly; but in giving my evidence before this house, I think it my duty to state, that the Commander in Chief does not consider that the patronage of the regiments in any manner whatever devolves upon the colonel. [The witness was directed to withdiaw.

[The Chairman was directed to report progress, and ask leave to sit again.]

Monday, February 13.

[Conduct of the Duke of York.] The house, on the motion of Mr. Wardle, resolved itself into a Committee for further inquity respecting the Conduct of the Duke of York. Mr. Wharton in the Chair.

Mr. ROWLAND MALTBY was called in, and examined.

(By the Chancellor of the Exchequer.)

Where do you live? At Fishmongers'-

What is your profession? A Solicitor.

Are you acquainted with Mrs. Clarke? I am. How long have you been acquainted with her? I think about July or August 1806 If you will give me leave, I will state the way in which I become acquainted with here It was through the medium of Mr. Russell Manners, who was a member of the last Pathament, he muried a sister of my wife's; he told me that he had been introduced to Mrs C, who had professed an interest in him, and that she would ende wour to get a place for him through the means of the D of Y, and he wished to Under those circumintroduce me to her et inces I did not know how to iciu e him, and I accordingly met her at his house Lbcheve I saw Mrs C. perhaps five or six times in the course of that year; afterwards I did not see her again till a Court Martial for the trial of capt Thompson

In 1806, when you saw Mis. C, what husiness did you transact with her, what passed between you and her on the ocea non of your being introduced? No bu mess, only a com-

mon acquaintaince.

Did you hear any more on the subject of the place she was to procure for Mr Manners? I understood that she shewed Mr Manners a letter stating that the Puke was inclined, or would comply with her request I speak merely from memory, as it did not interest me.

Did you see that letter? I am not quite cere tain about it, whether I did or not, but I remem-

ber the contents

Do you remember from whom that letter purported to be received? It purported, as Mr. Manners told me, for I am not certain whether I saw that letter, to come from the D. of York

At what time of the year 1806 did you hear of or see that letter? I think it was very soon after I saw her, July or August, to the best of

my recollection.

Did you hear from Mrs. C. at what time her connection with the D. of Y. broke off? No, I do not think she ever mentioned any thing on the subject to me. I was led to believe it continued, from what she said to me in conversation

In July and August she still represented to you that her influence over the D. of Y. con-

tinued? I understood from her that the connection was not entirely broken off, that she occasionally saw the Duke.

Did you, in the course of 1806, hear from her any thing respecting the obtaining of any places for any body? Not to my recollection.

I understand you to have said, that from 1806 to 1808, you did not see any thing more of her? To the best of my recollection, not till the Court Martial in April.

Have you, since that time, had any communication with Mrs. C., upon the subject of ob-

taining places for any one? Yes.

When? I will explain: As a reason for my keeping up a connection with Mrs. C., Mr. Manners had a Regimental Account to settle as the son of gen. Manners, which was likely to be procured through the medium of the D. of Y.; it was necessary to have a board of general officers in order to settle that account; Mr. Manners was indebted to me for sums of money I had occasionally advanced him to accommodate him, and I had an assignment of this debt, which amounted to about 1,000% or 1,200% of Mr. Manners, for the purpose of repaying me; therefore I felt a little interested in getting the accounts settled, if I could. With respect to the question asked me, I had a communication with Mrs. C. respecting a Mr. Ludowick.

When? I flink it was in Sept. last; the latter end of Aug. or Sept. to the best of my recollection.

What was the nature of the communication respecting Mr. Ludowick, and the circumstances of it? The circumstances were, that Mi. L. wished to have some place or appointment, and Mrs. C. asked me. I believe, whether I knew of any such place: I said, that I would make some inquiry; and I learnt that it was possible that the place of assistant commissary might be obtained: the consequence was, that money was deposited for that place, and I was led to believe that it might be effected; however it failed, and never took effect.

What is become of the money that was deposited, and in whose hands was it deposited? The money was deposited in the hands of Birch and Co. in Bond-street; the money is

there now.

In whose name was it deposited? Part of it was deposited in the name, I think, of a Mr. Lloyd and a Mr. Burber; another part of it was deposited in my name, and in the name of Mr. Barber.

To whom was the money to be paid, in the event of the application for the place succeeding? There was 600l. deposited in the name of Messrs. Lloyd and Barber, I believe that would go into the hands of Mr. Lloyd; Mr. Barber was a friend of Mr Ludowick's, and the money was only to be taken out on the event of the appointment taking place; the other 157l. I think that was the sum, would have passed through my hands, and I should have paid it over to the person with whom I communicated.

With whom was it that you communicated? With an agent, who was accustomed to make inquiries of that kind; may I be excused naming him?... His name was Tyndale.

Where does Mr. Tyndale live? He lives in Symonds-buildings ('helsen, or Symonds-street, Who is Mr. Lloyd? Mr. Lloyd I do not

now: I believe he is an attention

know; I believe he is an attorney.

How came Mr. Lloyd to be entitled to so large a share of this sum? I understood that the agent would have a handsome emolument from it, which was 1571.

But the 1571. way deposited in your name

and Mr. Barber's? It was.

Then that 157l. was to go to the agent, Mr.

Tyndale? Yes.

I now inquire as to the 600l.; who was to have the benefit of this? Mr. Lloyd would have received that, I presume; I do not know of my own knowledge.

You do not know what Mr. Lloyd was to do with it, whether he was to keep it? No; I had no communication with Mr. Lloyd, or any one,

upon that subject.

Who introduced Mr. I udowick to you? Mrs. C. mentioned Mr. Ludowick to me; I never saw him; I mean introduced by name, not personally.

Are you quite certain you never saw Mr.

Ludowick? Never to my knowledge.

Did Mis. C. telf you how she became nequainted with Mr. Ludowick? Upon recollection, I am not certain whether she said he was an acquaintance of hers, or an acquaintance of Mr. Barber's; but I understood from her conversation that she knew Mr. Ludowick, that she had seen him; she said, he was a very genteel man, and very fit for the place, very much of a gentleman, and a man of property.

Did she state where he lived? I think she

said he lived in Lasex,

Do you recollect what part? I am not certain whether she said Grays in Essex, that is only her relation; I think that she said Grays. Is Mrs. C. acquainted with Mr. Tyndale?

Nο

Was she acquainted with Mr. Barber? Yes. Was she acquainted with Mr. Lloyd? I do not think she is.

Who introduced Mr. Lloyd into this busi-

ness? Mr. Tyndale.

Who introduced Mr. Tyndale into it? I introduced Mr. Tyndale into it, by making the inquiry.

What share was Mrs. C. to have in the benefit to be derived from procuring this place? Nothing.

Nothing at all? No, nothing.

What share were you to have for the procuring this place? Nothing, I did not mean to take any thing.

You and Mrs. C. only did it for your pleasure? Mr. Ludowick was a friend of Mrs. C.'s; and I wished to oblige Mrs. C. by introducing this thing, if I could.

How came Mrs. C. to apply to you to assist her in procuring this place? I believe from my

calling upon her.

How came you to call upon her? I called upon her sometimes; she wrote to me, and I wished to keep up an acquaintance with her for the purpose of effecting the object of the

account ... How came you to think that at this minc Mrs C could help you in effectuating the object of the account? I did think so

Through whom? From her, I thought that she still had an influence or some communication with the Duke

Did she so represent herself to you? Yes

At what time? She so represented herself to me when we were down it the Court Mutial, and since that time

At the time of the Court Mutsil, and since that time, she represented to you that she still had inducate over the D of Y to procure things to be done? Yes, I understood that the connection was not enti-cly at an end, that she had still a connection or an interest with him

Was this the first instance of your assisting her in procuring a place for her friend?-Yes, I think it was, I do not recollect my thing elic

Is there any other instance in which you have been so emplyed? Nothing effected it le 15t

This was not effected, was there my thing else in which in ittempt was made? Yes, she asked me wheth r a paymastership could be procured for a friend of her s

Who was that friend? It was a Mr Will ons Where does he live? I un leistood he live!

an Devoushme

Did you endersour to pro-u e that promostership for Mr Williams? I made in mary and understood that it might be effected, but in Umzwis done in it

Of whom did you inquit? Of the same per

4)]

Of Mr. Lynfalc? Yes

Through whom was Mr Tyndale to procure this paym is ciship, did he tell you? No

Was there my money deposited upon that occasion? Nothing

Was there my other in the in which you were applied to by Mrs C? Ye, in the sunc way, but nothing done

On whose behalf was that? That was Mi Thompson, who was connected with lea

When was that? I think it was in August Was that before M's Walliams s? Ics And before Mr Judowick's? Yes

I thought you stated, that there had been no instance of your applying for any body before Mr Indowick, I musunderstood you, I suppose? Yes, I did not mean to say there was no instance of an application before, I mentioned that, as being the thing the most likely to be effected

About what time was Mr Williams's? I think that Mr Williams's was during the same period that she mentioned it to me, I think about the time of Mr Ludowick's

Was any money deposited upon that occa-

sion? No

What office was he to obtain? He was to Vol. XII.

have a paymastership, as she fepicsented to

What did Thompson want? To go into the militia

Did you make any inquiries upon that?" Yes, I did

Ot whom did you inquire upon that?-The same jerson, Mr I vndile

Do you recollect the 1 ame of any other person for whom you were to make inquiries? I think there was a Mr Lawson

What office was he to obtain? He wished to obtain a place in the custom house, land-

Did you make any inquiries respecting him? Yes, I did, I made inquiries of the same person, but nothing was effected

Wis there any money deposited upon that

occ ision? None

Did Mrs. C. recommend all these persons to you? Yes

Is there any other person whom you can recollect? No, I do not a uncollect my person lesides

I think you stated that there was no money deposited, except in the case of I allowick, was there any igreement for the deposit or payne t of money in the other cases in the event of the application succeeding. In the event of the application succeeding an throuse if Mi Thomas in, some icin a ration was inter led to be in ide

5 31 1 27 I think it was about 250%

I r the Commission in the Militia? Tes

Who was to have that 200/? I do not kn w, I im suic

Did not you negociate with Mr Tyrdale ' sked Mr Tyndale ib ut it, and he said he thought he could procure it

In 200/ 1 10

Wis not it it illustrationed in that conversition, who was to have the bancfit of the 250/ No, I did not a k my questions of Mr. Isn dale, I thought it indelicate to in questions

You were to have nothing for any of these

ti insactions? No Noi Mis C , Mi Thomp

son was her briller I think

In the other cases, of Mr. Lawson and Mi-Williams, was she to have noting in those cases? I do not know that she was, I am pretty sure that she was not

Are you serious in saying that she was to live nothing for those? Yes

Do you know any person that she calls the duke of Portland in these transactions? No

You never he aid her say, that she dignified you by the name of their duke of Portland? Never till I heard it by accident.

What accident led you to hear that? I was coming into the City one day, I met su George Hill, with whom I have the housen of teing

Of her having mentioned it here? Yes, 1 did not hear of it before, and had no idea of the circumstance.

W & Ludown's recommended for any other 20

place besides that of Assistant Commissary? When that failed he wished to have a Paymastership in lieu of it, rather than give up the money; I understood that from Mrs. C., but it did not turn out to be the case.

How long is it since you have given up all hopes of succeeding for Mr. Ludowick? I be-

heve a month or two.

How happens it that the money still remains in Mr. Brech's Bank? Because they have not asked to have it back again, I know of no other reason; they might have it back whenever they pleased; I told Mrs. C. some time ago, they had better take the money back, that there was not a likelihood of it being effected.

Did you ever acquaint Mr. Ludowick with that circumstance? I never spoke to him.

Had you any communication with Mr. Lloyd yourself? No.

Are you at all acquainted with Messrs. Cole-

man and Keyler? No, not at all.

Do you recollect the christian name of the Mr. Williams whom you spoke of? No, I do not.

Did you ever see him? Not to my knowledge. Do'you happen to know whether it is the same Mr. Williams who appeared in this house a few nights ago? I never saw that gentleman, but I have no reason to think so; because I understood he lived in Devonshire, and was a respectable man.

Do you know whether Mr. Tyndale was originally an Eusign in the 17th Foot, and afterwards a Cornet in the 17th Light Dragoons? I understood that he had been in the Army; but I do not know in what regiment.

(By General Loftus.)

Did you ever understand from any person that sir A. Wellesley's being engaged at Chelsea was the reason that this business of Ludowick's did not succeed? No; I understood from Mr. Tyndale, that the trial at Chelsea occupied the public attention so much, that it stood in the way of the appointment.

Then you never did hear from any of the parties sir A. Wellesley's name mentioned?

Νo.

(By Mr. R. Ward.)

Up to what period did Mrs. C. represent herself to you as being possessed of influence with the D, of Y. sufficient to obtain places? I had reason, from conversations with her, to think that even to the eve of this enquiry, the Duke had not deserted her.

Is that mere supposition, or has she stated to you any thing positively upon that subject since May 1806? She has said those kind of things to me, that induced see to believe it, such as that the Duke was about providing for her upon a smaller establishment than formerly; and those kind of things which have induced me to think he had not deserted her.

(By Mr. Bathurst.)

Did you yourself suppose you had any influ-

ence with the D. of Y.? Not the least.

Then how do you account for Mrs. C's employing you to solicit favours, which you may, you understood she was able to obtain herself! I cannot account for that.

Did you ever represent to Mrs. C., that you had any influence with the duke of Portland?

No.

(By Mr. Whitbread.) .

With whom did you represent, yourself to have any influence, so as to induce her to make those applications repeatedly to you? I did not represent myself as having influence with any person whatever.

With whom did you understand Tyndale to have any influence? I did not know; I did

not ask him any questions.

Then the Committee are to understand, that you were a party to the deposit of money in the hands of third persons, for the purpose of procuring a place, without knowing through whose medium that place was to be procured? I did not know through whose medium it was to be procured.

Did you ever make application to Mrs. C. upon any other subject, except the liquidation of the debt supposed to be due to Mr. Man-

ners? I do not recollect that I did.

When did you see six George Hill? I saw sir G. Hill on Saturday, and I saw him yesterday morning.

What rank in the Militia was Mr. Thompson to obtain for 250l.? A Captain's commission,

In what regiment of Militia? I do not know the regiment.

Mr. Tyndale negociated the basiness? It was not negociated: I understood from Mr. Tyndale, that he could get it effected, but it was never negociated.

(By Lord Folkestone.)

Were you to receive any advantage from any of those transactions, it may had been carried into execution? No, I should not have received any thing.

What was your motive for undertaking such a negociation? It was to oblige Mrs. C. it

was ber relation.

Was the negociation respecting Mr. Ludowick to oblige Mrs. C.? Yes, he was a friend of her's.

Are you acquainted with Mr. Lloyd? No. Did you ever write a letter to Mr. Lloyd? No, I do not recollect that I ever wrote to Mr. Lloyd; I did not know him; I do not think I could possibly write a letter to him; I am pretty certain I did not, because I had no communication with him whatever.

Are you quite certain you never wrote to Mr. Lloyd? I am certain in my own mind; I should be very much surprized to see a letter of

mine to Mr. Lloyd.

Recollect whether you ever did or not write to Mr. Lloyd? I do not recollect that I ever did; I am confident, as far as my memory serves me, that I did not,

Are you certain that you never did? I am as certain of that as I can be of most things.

Did you ever see Mr. Ludowick? No. Who first spoke to you of Mr. Ludowick

Mrs. Clarke.

What did Mrs. C. know of Mr. Ludowick I do not know; she spoke to me as if he was a friend of her's, but I do not know what the acquaintance was between them.

You were to procure this situation for Mr. Ludowick I was not to procure it; but I mentioned it to Mr. Tyndale, who thought he

could effect it.

You were employed by Mrs. C. to mention Mr. Williams to Mr. Tyndale? Yes.

And Mr. Thompson? Not to mention him to him, but I mentioned them to him of my own accord.

She applied to you to procure those situations ? Yes.

Did you represent yourself as able, by your own influence, to procure those situations i Not the least; I never had such an idea.

Did you ever tell her you were to apply to a third person to procure those situations? I do not know that I told her that distinctly; but I said I would enquire, to the best of my recollection, whether such a thing could be obtained.

You are certain of that? I am certain I never represented myself as having any interest

to procule any place, not personally.

Are you certain you never told her that you were to apply to another person to procure those appointments? To the best of my recol lection, I said I would make enquiry.

Did you ever name Tyndale to Mrs. C.?

Never, I believe.

Who introduced Tyndale to you? I met Mr. Tyndale frequently at a place where I used to go.

Where was that? It was a Mr. Robins, in

Bartlett's-buildings.

Who was Mr. Robins? He was a solicitor: I used to see him there when I called occasionally.

Did you ever see Mr. Barber? I saw Mr. Barber once.

Where? I called upon him.

Where? In Union-court.

About this business of Mr. Ludowick's? Yes, about this business, to offer to return him the meney.

What was his answer? I think he said he would see Mr. Ludowick; he did not ask for

the return of the money.

Do you know what connection subsists between Mr. Barber and Mr. Lloyd? No, I do not know that any connection subsists between

You never saw Mr. Lloyd? Not to may knowledge.

Do you recollect now having ever written to

Mr. Lloyd? No, I do not.

Are those transactions with respect to Mr. Ludowick, Mr. Thompson, Mr. Williams, and Mr. Lawson, the only transactions of the sort in which you recollect to have been engaged? I do not recollect any others,

Recollect yourself.-There have been things mentioned, but nothing done.

Some others have been mentioned? Yes, I think there have.

What are those? I think a place of a clerk in the War-Other.

When was that? I believe it was about August, but I am not quite certain.

August last? Yes. Had Mis. C. any thing to do with that? Yes,

I believe she asked me about it.

Did you undertake that, at the request of Mrs. C.? I made an enquiry.

Did you make an enquiry at the request of Mrs. C.? I think I did.

Was it or was it not at the request of Mrs. C., that you made that enquiry? I think it was.

Are you sure? I am pretty confident. Be quite sure? I thank so, that it was at her

request.

Was it effected? No, it was not.

What were you to receive for that, supposing it had been effected? I should not have received any thing for that.

Was any body to have received any thing for that? Yes.

Who? I do not know who; it was never negociated.

In behalf of whom was the place to be procured? I do not recollect the name.

What sum was to be given in case it was obtained? I think about 3 or 4001.

To whom did you apply about that? Mr. Tyndale: I did not know any body else that was likely to effect this object.

Was it at Mrs. C.'s request that you under-

took that? I think it was.

You do not recollect the name of the person?

Do you recollect any other transaction? No. I do not recollect any other.

There is this clerkship in the War-Office. this affair of Mr. Ludowick, this affair of Mr. Williams, this affair of Mr. Thompson, this affair of Mr. Lawson; do you recollect any other? No, I do not.

Are you quite sure there was no other transaction of the same sort? I do not recollect any

other.

You do not know that there was not? No, I do not recollect any other.

You are not sure that there was no other? My memory may escape me, but I do not recollect any other.

What was the place which you negociated or Mr. Russell Manners, in the year 1806? I .

did not negociate any place for him.

Did not you endeavour to obtain a place for. Mr. Russell Manners, through the medium of Mrs. C., in 1806? No. .

What was your transaction with Mrs. C. in 1806? I had no transaction with Mrs. C. in

What was your acquaintance with her in 1806? It was through the medium of Mr. Manners, who married my wife's sister; I had no equaintance with her previous to that period.

From 1506 to April 1308, your acquaintance with Mrs. C. diopped, did it not? Yes; I do not think I saw Mis C from Angust or Sept. 1806 till the Court Maittal in April 1803; I do not recollect that I did.

That Court Main il was held at Colchester?

It was held at Weeley, near Colchester.

How soon after that Court Martial did you again see Mrs. C.? I do not recollect; I did not know where Mrs C'. lived.

Where did she live when you next saw her? It I recollect right, she lived in Hollessticet, lodged there for a short period.

You do not know in what month that was? No, I cannot speak positively, but I think it was before she went to Bedford-place.

Did you go to her of your own accord, or did she send to you? She wrote me a note, to call upon her; I did not know where she In ed

She stated, I suppose, in her letter, where you

were to call upon her? Yes

What was the object of her desiring to see you? I do not recollect what she said; I thank it was something relative to what passed at the Court Mainal, but I do not recollect

Was it not to obtain some place for Mrs

C that she sent for you? No.

You are no time of that? Yes, I am profty positive of it; I live not the least recollection of it

When was it that the first of these transactions you have mentioned took place? I think in August.

That was a Clerkship in the War-office, was it not? No, I think it was about Mr. Thompson.

Was Mr Thompson's the first transaction of the sort that took place after the Court Martial? I think it was, there was no great distance of time between all these things.

Was there no other transaction of this sort took place between the Court Mutial and the adia of Mr Thompson, besides those which you have enumerated? I do not recollect any.

Have you ever prosecuted any business of this sort with success? Nevel.

Never in your life? No.

And you engaged in these businesses out of pure good nature? I thought it would oblige Mrs. C., and I wished to accomplish the object I had in view, to have Mr Manners's accounts liquidated.

How could you suppose, that by obliging Mrs. C. you could get Mr. Manners's account-'liquidated, when she had so little interest, that she was obliged to apply to you to accomplish these different businesses? Because she told me that she still had on interest with the D. of Y., and that she was in some degree under his protection.

Are you quite positive she told you that? I am quite satisfied that she told me that, or Lave me to understand it, I had so reason to dispute it, from the tenor of her conversation to me more than ouce, as I mentioned before, that the D. of Y. kept her upon a smaller establishment, and I really believed she was under the protection of the D. of Y. or that he was about to re-establish her.

Did it ever occur to you to remark to her, that if she had that influence with the D. of 1 , she was much more likely to prevail in such transactions than yourself? No, I never made that remark.

Where was it that she gave you to understand this, at Colchester? I think it was at (olchester, or going down to Colchester; it was about that tune.

You do not now recollect any other transacactions besides those you have mentioned? No, I do not call any to my memory.

You do not recollect ever having written to

Mr. Lloyd? No, I do not.

How many interviers do you suppose you had at different times with Mr. Tyndalo? Upon my word I cannot tell I have no idea; I have been used to see him frequently.

A great many? Yes, I have frequently seen

Then do you mean to state, in point of fact, upon no one of those interviews you have ever, from your own currosity, or any other motive, asked Mr. Tyndale through whose n terest those appointments were to be procured? Upon one occasion, in the case of Ludowick I think it was, I asked Mr. Lyndale, pressing very much to have it effected, what channel do you suppose this comes through? he supposed that it might come through the Wellesly interest, I think he said, he did not mention any particular person.

That answer was given by Mr Tyndale in respect to Mr Ludowick's appointment? Yes.

Did you never hear Mr Tyndale mention any other name in respect to the channel through which any other was to come? No, I did not ask him any question as to the channel, except upon that occasion, when I pressed so much to have it effected.

Mr. Indowick's was the third application you made to Mr Tyndale, do you mean to state that in the applications for Thompson and Williams, which were previous, you never heard through whose influence those were to be obtained? No, I did not ask him any questions.

Not till the third application? I do not say it was the third application, but not till that application.

(By Mr. Wallace.)

What led you to Mr. Tyndale? Being acquainted with him, and knowing that he was a kind of agent, and had information of that

Had you any reason to know that Mr. Tyndale had the power of obtaining any offices? No, not personally.

Then do you mean to state that you applied

to Mr. Tyndale in a great many instances, without knowing that there was any probability of his obtaining the offices he was employed to obtain? Yes, except from his own statement or representation, that he thought he could get them.

By what means did he state that he thought he could effect them? He did not state the means; I did not inquire into the channel; I do not know what communications he had, nor

with whom he was connected.

Do you mean to state, that after you had applied to him repeatedly, and he had failed in obtaining those situations for which he was applied to, that you continued still to apply to him without hearing from him the means by which he was to obtain future situations? Yes ; I did not know that he had any interest in himself to effect those objects.

Had you been in the habit of negociating, or have ever negociated for any situations of this kind, previous to your knowledge of Mrs.

C. ? No.

(By Sir James Hall.) .

State whether Mrs. C. gave you any hopes that Mr. Russell Manners's object would be effected? I was about to state the purport of a letter, but it is not correctly evidence, which I do not know whether I have seen or not; but I remember the contents of it perfectly well, particularly one expression of the letter, purported to be written by the Duke, and it said that he would give Mr. Manners a place suitable to his name and family. I remember that expression, I think those were the very words; or, that would not disgrace his name and family; something to that purport. This communication was not made to me, it was made to Mr. Manners by Mrs. C., this letter that I speak of, and Mr. Manners communicated it to me.

Did Mr. Manners state to you that he had seen such a letter, or did he bring such a letter to you? I am sure that he stated such a letter to me, but I do not think I saw the letter.

Do you recollect at what time this passed? I think about the month of August 1806, as nearly as I can recollect, perhaps it might be

July.

Did Mr. Manners state to you from whom he had the letter? To the best of my recollection it was a letter written by the Duke to Mrs. C., which she shewed to him. I do not know whether she enclosed the letter to Mr. Manners, whether he had the actual possession of it, or only saw it in her posses-

Did you see Mrs. C, afterwards, and have any conversation with her upon this letter? I do not recollect that I had; I saw her afterwards, but I do not recollect that I said any thing to her upon the subject.

When you saw her afterwards, had you any business? I do not recollect that I had; for I am pretty confident it was.

I generally saw her the company of Mr. Manners.

When you saw her in company with Mr. Manners afterwards, did any conversation page ou Mr. Manners's business? No. I de notrecollect that there was.

Not up to this hour? No; Mr. Manners.

has been abroad for a year and a half

Have you conducted his affairs since he has been abroad? No; he has no affairs to conduct in fact

Did Mrs. C. in your hearing or to you, say that she had mentioned Mr. Russell Manners's business to the D. of Y.? I do not recollect that she ever said that in my presence.

Did you ever hear her say any thing upon that subject? I do not recollect that I ever did; for I saw Mr. Manners so frequently that he communicated every thing to me. I do not think I ever spoke to her upon that subject.

Did any conversation pass between ber and Mr. Manners upon the subject in your presence? I do not recollect any conversation.

Did you transact all this business for her gratuitously, or did you hope that this object would be effected, and that you should be remunerated in that way? I had no gratuity for it, but I hoped that I should get the account settled.

Have you expected that in the course of the last year? I have expected it; I remember speaking to Mrs. C. about it frequently, and not long ago. I think about a month.

You spoke to her upon the subject about a

month ago? Yes.

Did she at that time give you hopes that it' would be effected? She said, you may speak to me upon that about two months hence

Did she say at all that she had mentioned the subject to h. r. h.? No, she never did.

Not at any other time? No; she seemed as if she wished to postpone that application: that I must speak to her about two months hence. That was about a month or six weeks

Was it up to that late period of a month or six weeks ago you still supposed her to have influence with the D. of Y.? Yes, I still thought so to the eve of this inquiry, from her representations to me and her conversation.

Did you think so from her representations and conduct? Yes, from her representations.

(By Mr. Lyttleton.)

You have stated, that in one of those transactions the money was left at the house of Messrs. Birch and Co. have you any credit with that house? No, I have no account with that house.

They do not discount bills for you? No. Do you happen to know whether Mrs. C. has any account with the house of Messrs, Birch, where this money was left? I do not know that she has.

Who proposed that the money should be conversation with her upon Mr. Monners's deposited there? I think it was Mr. Tyndale;

Has it ever happened to you, in transactions of this nature, to have money deposited at a house where you have a credit? I never had any of this money deposited upon my own account: I do not know whether it is custo-

I do not ask as to money deposited on your oyen account, but money on account of persons concerned in such a negociation? I have no experience upon that subject, though I believe it is customary to deposit the money with the bankers to one of the parties, but I do not think Birch and Co. were bankers to any of the parties.

Has it ever happened to you in a negociation of this kind, that the money should be deposited at a banker's where you had a cre-

dit? No.

Was it Mrs. C. who made the proposition to you in the first affair you were concerned in, or you to Mrs. C.? I think Mrs C. asked me the question; I think she made the proposition.

What question did Mrs. C. ask you? I think

it was about Thompson.

What was the question Mrs. C. put to you? That she wished to get a Commission for him, and inquired whether it could be effected.

Did the bankers allow any interest upon the sum deposited? , I apprehend not; I take that for granted.

You are sure they did not allow four per I am pretty certain they did not.

Are you perfectly sure? I have had no communication with the bankers; I never heard that they did, and I rather think they did not, for the parties do not expect interest for their money, and I do not think that the bankers, upon those occasions, allow any interest generally; I never heard that they did.

Are you perfectly certain that you never did, in any former transactions, derive an advantage from the lodgment of money at Messrs. Birch and Co.'s? Yes; I am perfectly confident

You have said, that you were not certain whether some conversation passed with Mrs. C. at the Court Martial, or going down to Colchester; did you go down to Colchester with Mrs. C.? I did. She called upon me; she said she was going to Colchester, and I was summoned very suddenly to the Court Martial; I had but an hour's notice; she said she was going down in a post-chaise; I said, then we may as well go together, and we accordingly did go down in a chaise together.

Did you not give evidence upon that Court Martial that you had not seen Mrs. C. either for some weeks or months preceding that trial? I think, to the best of my recollection, that I said I had not seen her from August 1806 till

she called upon me.

Up to the period of your evidence? Up to

the time when she called upon me.
Will you be perfectly clear in your recollection, whether you did not say that upon oath? I do not recollect that I did; I should wish to

hear that part read if it is in court: I have no idea that I differed upon that occasion from what I state now. I am sure, upon both occasions, I state to the best of my recollection; I may be mistaken in these trivial circumstances which did not interest me; that I did not see her from August 1806 till she called upon me to go down to the Court Martial: I think I stated that.

Will you state positively that you did not upon that trial, on oath, state that you had not seen Mrs. C. for either weeks or months up to the period at which you gave your evidence? I do not recollect that; if I did it must be a mistake; I fancy I corrected it, if I stated that; but I must be misunderstood upon that occasion.

In any of the conversations you had with Mrs. C. or Mr. Tyndale on the subject of these transactions, was the D. of Y.'s name ever mentioned? Never.

You are sure it was not upon any occasion? I am certain it was not; nor the name of any other person except in the way I have men-

tioned.

(By Mr. Hushisson.)

You have stated, that about two months alo you informed Mrs. C. that there was no hope of getting a situation for Mr. Ludowick : what circumstance induced you to form that opinion, and to communicate to Mrs. C. that there was no hope of success for Mr. Ludowick? From Mr. Tyndale; he told me that he thought that he could not effect it.

Mr. Tyndale told you that he thought he could not effect it? Yes.

Did he give you any reason for his failure? I think he said, to the best of my recollection, that a new arrangement had taken place in that department, or something to that purport.

When did Mr. Tyndale tell you that the appointment was only delayed on account of the Inquiry at Chelsea respecting the Convention at Cintra? It was during that Inquiry or that Trial.

Then you were led to hope, pending the Board of Inquiry at Chelsen, the appointment would take place as soon as that was over? I thought so from what he said to me.

And two months ago you were informed by Mr. Tyndale that there was no chance of success, owing to a new arrangement? I think it was only about a month.

[The following Questions and Answers were read:

"In any conversations you had with Mrs. C. or Mr. Tyndale on the subject of these transactions, was the Duke of Portland's name ever mentioned? Never. You are sure it was not upon any occasion? am certain it was not, nor the name of any other person, except in the way I have mentioned."

What do you mean by "except in the way you have mentioned?" That he said, that the place of Assistant Commissary he thought would be procured through the Wellesley interest, not mentioning any particular name

Were you yourself acquainted with the handwriting of the letter which you stated to have , been a letter from the D of Y.? I do not recollect that I ever saw the letter

(By Lord Folkestone)

Were you ever engaged in any transaction about writer-hips or cadetsh ps for India? No, I think, excepting once a person asked me about a cadetship

Who was the person who asked you about a cidetship? Mr Donov in

You are acquimted with Mr Donov in, are you? I have an requaintance with him

What did he ask you about a cadetship? He asked me whether it could be procured

When was this? I think it was about six weels wo

Wist dil vou mewer? I said, that I would inquire ibout it

Did you inquire? Les

What was the result? That it might be pro circl was horesult

Of whom did you in june? I inquired of th s sunc , ntlem in

And he tell you it might be procured? Yes

Was it produced? No

How came it not to be procured, do you know? I do not know how it came not to be procure l

I ynd ile told you be could not procuie it?

No, I said he could

I id a whom did you learn that it could not be procure? I'd not know that it cannot be promed Nothing is dine in it that I know of

What sus ended the negociation? I do not know ex cur but I timey the party was not in cown, a something of that ki d

Whitpity? An acquintince of Mr Do nov in 5

The party who wanted to precure it? Is the business in suspence now? Is it in a trum o proceeding now? I do not know

flow long is it since you I we lost sight of this transaction? I believe perlaps a week

Then a week ago you knew something of this tims iction, did y u? Yes

What did you know of it then? Wis it in a tion of proceeding then? Yes

Hid the prity come to town then? No, I believe not

It was in the regular process, was it? I unde stood it might be effected

I rom whom did you understand that? I'rom Mr Lyndale

Do you expect, now, it will be effected? Upon my word, I do not know

What was to be paid, if this transaction was brought to a successful conclusion? I do not know that any particular sum was mentioned upon that, unless it was 150/

£ 150 to be paid to whom? That I do not know Mr Lyndile, I suppose, would receive it, effecting the thing

Mr. Lyndale would have 1501.? Yes

What should you have? I should not have Mr Donavan, I suppose, would any thing. have paid the money to me, and I should have Are you a lawger? Yes

Were you tware that this was an illegal trans-action? No

Are you aware of that now? No

Was this the only occasion on which Mr. Donovan employed you to negociate a writer-ship, or a cadetship to India? Yes

Are you positive of that? Yes, I do not re-

collect my other

Are you positive there was no other? Yes.

Quite positive? Yes How long have you been acquainted with Mi D novin? I do not exactly recollect, perhaps a year

Ity to recollect, as nearly as you can? I think

it is about a veu, not quite

D) you man age Mi Donovan s affairs? No. Are you an igent of Mr Donovan's in other matters besides this? No

flow long have you been in agent of his in these transaction? I im not an agent of his

How long has Mr Donn an consulted you, or counted your is istince in transactions of this out? I do not know exactly, I have called up in Mi Donov in occusionally upon other in ilters

How often has Mr Donofin talked to you upon matters of this kind? I cannot tell

In how many metables las Mi Donovan employed you in the source of this sout? Only on that on

Are you quite jes i he has employed you upen no other? I lon trecollect my other

Upon what other to sections did you go to see Mr. Donovan? M. Donovan is intimate with laid Miris, and I have called upon him to know whether lord Work stater was irrived in Ingli d, because I expected a relation of mine v uld come gier ib t the sime time, or that I should have intelliging about her.

Come from where? From Vienna

D) you know a person of the name of Gibson? No, what Gibson?

Do you know of a Mr Gibson of Coventrystreet No

1)) you know a Mr Gibson who was lately No. You never heard of him? No.

Mr Donovin rever named him to you? No Did Mr Donov in inti-duce you to Mrs C.

at any tune? No

Did you never see Mrs C from the year 1806 till the time she called upon you to go with her to Colchester in April 1808? I do . not recollect that I did

Had you ever any intercourse with her by letter, during that period? Yes, I think I had letters from her before the Court Martial, about her brother, Mr I hompson.

Was this upon the affair of the Court Mar-

tial? I believe that related to it

Try to be certain what it was she wrote to you about? I really cannot recollect the contents of the letter, but I think it respected some Bills of Exchange, which came before the Court Martial, and there was some difficulty about them; she was alraid he would be arrested, I think; but I do not recollect the purport of the letter.

Had you no correspondence with her about matters of this sort? No, I do not recollect

any communication of the sort. Was it in consequence of that communication that she called upon you in the chaise as she went down? I recollect that she wrote to me a few days before, that she thought she should have occasion to desire me to attend at Colchester upon that business.

How many letters had you from Mrs. C. during the period between 1806 and 1808? I

am sure I do not know.

All about this business of the Court Martial?

What were the other letters about? I do not recollect; nothing of any consequence, I believe. I do not think I heard from her for several months; those letters that I allude to, I think came from Hampstead; but the contents are so immaterial to me, that I do not call them to recollection.

They were not letters of business? No. I think not; I do not recollect the contents of

When did you last see Mr. Donovan? I think I saw him last Friday or Saturday; I rather think Friday.

Had you any conversation with him at that time about the Cadetship? No: I do not think

Are you positive you had not? I do not recollect that I had.

Had you, or had you not, any conversation at that time with Mr. Donovan upon that sub-

ject? I do not recollect that I had.

You are not positive? I think I am positive. You have stated, that it is customary in transactions of such a nature as those you have been speaking of, to deposit the money with the Banker of one of the parties; what do you mean by customary? I did not speak of my own knowledge, but I believe it is usual; I believe it is natural to deposit it with the Banker of one of the parties.

Then you do not know that it is the custom? No: but I rather take it for granted that it is costomary to deposit the money with the Banker

of one of the parties.

Refresh your memory, and inform the Committee whether you can now recollect any negociation of this sort hesides the one of Mr. Ludowick's, the one of Mr. Williams', the one of Mr. Thompson's, the one of Mr. Lawson's, the one respecting the Clerkship in the Waroffice, and the one respecting the Cadetship? No; I do not recollect any.

What reason did Mrs. C. give you for wishing you to speak to her in two months respecting Mr. Russell Manners's affairs? She did not

gwe any reason for it.

You have said that you are a solicitor by

profession; you are paid for your trouble in transactions of business, are you not? Yes, in professional business.

How could you afford to transact so many intricate businesses quite gratuitously? I have done a great deal of business gratuitously in my

profession.

(By Sir James Hall.)

You have said, that in negociating this business with Mr. Tyndale you had but little hopes of success given to you; did you represent the matters to the gentlemen who applied to you in the same light, or did you magnify their chance of success? I had no communication with those gentlemen, but only with Mrs. C.; 1 communicated to her.

(By Mr. R. Ward.)

Can you recollect any single circumstance, or any single expression of Mis. C.'s, that could serve as a foundation for your suspicion that she had any influence with the D. of Y. as to granting places since 1806? I only collected, from her conversation, that she still had an interest with the D. of Y., but she said nothing about a power to grant places, or any thing of that sort.

Do you know of her offering to procure, or of her pretending to endeavour to procure, any place by her own influence with the Duke, during that period, from the latter end of 1800? I do not, from the latter end of 1806, recollect her saying any thing to that purport.

Would you have been anxious to oblige Mrs. C., if she had not given you reason to suppose that she still possessed influence with the Commander in Chief? No.

At what period did Mrs. C. represent to you that the D. of Y. was about to reinstate her upon a reduced establishment? I think that was about the time of going down to the Court Martial.

Mrs. MARY ANN CLARKE was called in, and examined.

(By Lord Folkestone.)

Have you any papers of Mr. Malthy's in your hand? Yes, I have.

[The witness delivered in some papers] State from whom you received those different papers? I received those from Mr. Malthy, and those two from Mr. Barber; there is Mr. Barber's name to one of them.

Do those you received from Mr. Maltby purpor, to be Mr. Maltby's hand-writing? Yes; his name is to two or three of them.

Do they all purport to be his hand-writing? les, they are all his hand-writing.

Did'you ever see Mr. Multby write? Yes, many times.

Do you know that they are his hand-writing? Ye•

You are positive of that fact? Yes.

Have you ever seen Mr. Barber write? Yes; this is only a sort of copy of how the money was to be lodged.

Is that in Mr. Barber's habd-writing? Yes, they are by the same hand; and his name as to

Have you any other letters which you wisl

so dehver in? Yes, I have.

From whom are they? Three of them are from col. M'Mahon to me; I have lost the others, I fancy.

Have you any other letters which you wisl to deliver in f

[The witness was directed to withdraw.

Mr. Croker declared his opinion, that the Committee had nothing to do with the There was noletters of col. M'Mahon. thing before them to show that such doouments referred to the immediate object of the investigation, and therefore he considered it as an intrusion upon the very serious concerns of the country, to have the time of a Committee of the House of Commons taken up upon irrelevant subjects.

Col. MeMahon. When the witness on the last night was at the bar, she promised to produce letters of mine, which she said would exhibit me in my proper colours. At that time, as at present, the bearings of my own mind were, that to whatever topic these letters referred, however unconnected with the object which the Committee were investigating, or however unexplained the circumstances under which they were written, still it was my decided wish that they should be produced. That opinion I now maintain, and therefore, with every deference for the sentiments of the hon, gent, must express my anxiety that the Committee should receive them; although unable to recollect at this moment their particular import, I am still satisticd that they cannot, in any sense, appertain to the object of the present inquiry.

The Witness was again called in, and examined:

(By Lord Folkestone.)

Have you any other letters which you wish to produce? To shew I did not tell a story about Dr. O'Meara, I have a Letter of Recommendation from the Archbishop of Tuam, not to me, but to the doctor himself.

Any thing more? Gen. Clavering, I fancy, unformed the hon gentlemen here, that he never had any thing to say to me upon military afluirs; gen Clavering being a distressed man, he was then a colonel, I spoke to the Duke respecting him; and had a great deal of difficulty, more so than as to any other man that I ever applied for, in getting any sort of employment for him.

Have you may papers relating to that mutter ! At last I prevailed upon the Duke to give him a Dutrict, and with it he made him a Bri-Vol. XII.

gadier General, esturely through my means, ife afterwards asked me to get him a regiment; and, Paring they all might be given away before h. r h. came to town, I wrote to him when he was reviewing along the coust; here is the letter which h. r. h wrote to me, in which he mentions gen. Clavering's name. There is another from the Duke, in which he acknowledges about Dr. O'Meara, that he would serve him as soon as he could; it does not speak of the Archbishopric, it merely acknowledges that he knows such a man. And the other is from col, Shaw, when in the Downs, just before he sailed for the Cape of Good Hope, complaining of being put upon half pay.

Do you know that to be the writing of h. r. h. the D. of Y.? Yes, I do: but if not, Mr,

Adam can speak to it. Is that [another Letter] the hand writing of h. r h.? Yes.

Have you seen the D. of Y. write? Yes, I have. This, addressed to George Farquhar, esq. is his usual hand-writing; whenever he addresses Mrs. Clarke, the outside is always in a fectuous hand. This is addressed, Mrs. (larke to be left at the Post office at Worthing ; the maide of both letters is his usual hand,

(By Mr. Beresjord)

How did you come by the forter of the Archbishop of I unin ? It was left amongst Dr. O'Mearn's Papers, among his documents, by accident, and I did not destroy it, because I thought it might be of some future service to him; when I gave him his papers, this was left by accident.

(By Lord Folkestone.)

Do you recollect through what medium you received col. Shaw's letter, whether by post, or private hand? I fancy it went to Courts the bankers; I think he directed me to write

to him always there under cover, and the clerks would take care of them; but I am not quite certain, I think it was brought to me by a pri-

Do you know col. Shaw's hand so well, as to be able to speak to that being his hand-writing? Yes, I do.

You say that is col. Shaw's writing? Yes,

Did you ever see Dr. O'Meare? Yes, very

often undeed. Who is Dr. O'Meara? He is an Irish gentleman, a ciergyman, I do not know better how to describe him; he is very well known n Ireland.

Where was this letter, purporting to be a letter from the Archbishep of Tunin to him, found? Among my own papers; Dr. O'Meara has written me several letters for it, but I could not find it till about half a year ago.

Dud Dr. O'Menra send you that letter ? Yes, he did, he gave it to me with other docu-

How long since? It must have been very soon after it was written, I believe.

2 P

What time was that? I really do not like | to date the letter.

How many years ago? It was while I lived

in Gloucester-place.

How long ago is it since you lived in Glou-cester-place? Since the year 1806.

Did Dr. O'Meara, upon sending that letter to you, direct any use to be made of it? Yes, to shew it to the D. of Y. with the other

Was it about the time that the D. of Y. went to lord Chesterfield's christening that Dr. O'Mearn gave it to you? No, I beneve it

was some time previous to that.

Ho v long previous? I cannot say.

It was previous to that? He gave me documents, but I am not sure that was among them: but I am certain that I received it from his own hands. The witness was directed to withdraw.]

[The following Papers were read: Letter from Mr. Maltby, dated July 28th-Sasurday evening. - Friday afternoon. - May 20th-Wednesday afternoon, December 7th. Thursday, 5 in the afternoon.-A papaper, beginning "The receipts to be taken," &c.-Receipts in pencil beginning, "Received of Mr. Blake," &c .- Letter from Mr. Barber .- Another form of recept—Agreement, beginning, "I William "Barber," &c.—A note from col. M'Mahon to Mrs. C., dated Monday morning-A letter from the same, dated Wednesday ingrning; and from the same dated Tuesday morning.-Letter from h. r. h. the D. of Y. to Mrs. C. dated August the 4th, 1805.-Letter from h. r. h. the D. of Y. to Mrs. C., dated August 24th 1804.]

" Friday Morn." " Dear Madam; The Regiment for Mr. Wilse liams is going to India; this is lucky; "therefore, let him immediately provide "the needful, and I will arrange in what "way it is to be deposited. Have you " written to him, as no time to be lost.

" As to the 2d Battain, is the Gentleman "here and prepared? Your's truly, R. M.

" Pray give me a line in nosr.

"Dear Madam, if you can by any means for-"ward the adjustment of Mr. Manners's " Account as to his Claims respecting the "26th Regt. whilst in Egypt, of which the " late Gen. Munners was the Colonel, You " will much oblige Dear Madain, Yours truly, " July 28th. "R. MALTBY."

"Holles-street & few days ago, and found

" you were gone."

" Saturday Evg." 4 My dear Madam :-- I thank you very much " for your kind attention-you would be "quite a treasure in every way to any Secre-"tary of State.

"I am as anxious as you can be, that " there may be no disappointmt, in the " Comssp.; and I am goading the Partice " every day.

"You say nothing of the P-ship 2d

" Batu.; is the party ready?

· place? " When do you leave B-" I am, Dear Madam, Your's truly " R. M."

Dear Madam, if I have not the Letter of " Recommendation immedly., and the " money ready, I fear it will be lost. I un-"derstand the Regt. is very respectable, "but I do no know the County yet. " Remember the Paymastership.

"Your's truly, R. M."

Friday Afin.

" May 20th."

' Dear Madam, Mr. M. I believe is not in "this country, but far distant; so it will " not answer to send your letter. Shall I " enquire for the object you mention? " a Rank, and What shall I propose for it? "Do you know any one who wishes, on "certain terms, a Paymastership in the " E. Indies?

" I will enquire about the other matters. "Your's truly, R. M."

Dear Madam: I shall ascertain to-morrow " every thing respecting the P. ship.

"Will any person you know like a place in the Bank, abot. 100l. per an.—I be-" lieve another P. ship of a first, and one " of a 2d Battain, may be had, and Militia "Adjutancies. Dear Madum, Yours truly, " R. M.

"Wedn. aftn. Dec. 7."

" Thursday, 5 aftn." Dear Madam; I have been in search of Mr.

" Barber, both in Bream's-buildings and " the City, without success: I shall see him " to-morrow at eleven, and I am satisfied I "shall arrange with him, (I hope as he " wishes.)

"In the mean time, as it is certain Mr. " Williams may have what he wishes, I beg "you will be so good as to send to Mr. "Browne instantly to call on me, as it "cannot be kept longer than a day open; and I think I can satisfy Mr. B. that "there will be no disappointmt. Pray send " to him directly. Your's very truly, R. M."

'The Receipts to be taken in the short form, as " it is likely Coutts & Co. will not like to " sign such a Special Receipt as that writ-" ten by M. B. 6801. to be deposited at " Messrs. Coutts and Co. in names of I.. & " B. & 1571. 10. at Messrs. Birch and Co. " in the names of Blake and Wm. Barber " -& to take a similar Receipt.

"It is absolutely necessary to make the deposit to-morrow, Friday, if not already "done, as the Appointment otherwise will probably fail." Addressed: Mrs. Clarke,

14. Tavistock-place, Russel-square.

" Forms of Receipt."

This and the two following papers are written

in pencil.

"Received Sept. 1808 of M. Blake, and the sum of three hundred and sixty-seven pounds ten shillings, to be repaid by us to the Bearer of this Receipt, upon producing the same indorsed

" by the said M. Blake, and

" (Signed) Вгаси & Co."

"I do hereby agree to indorse a certain Re"ceipt, dated Sept 1808, for 3671. 10.
"received of M. Blake and myself by
"Messrs Birch, Chambers & Co. immediately on the Appointment of as
"a Clerk on the Establishment in the
"War-office—Witness my hand, this
"day of Sept 1808."

"N B A similar Engagement, to be signed as to 521. 10s."

"Received Sept. 1808 of & R
"Maltby, the sum of 52l. 10s to be repaid
"by us to the Bearer of this Receipt, upon
"producing the same indoised by the said
and R. Maltby.—(Signed) Birch
"& Co"

"Dear Madam, It is impossible for me to pay
"the Cash in this day, or even to-morrow,
"as it is in the Bank. Understanding from
"you that it would not be wanted for a
"tortnight, I hope the business will not be
stopped for the want of this, for you may
"rest assured, honour is the order of the
"day in this transaction, and L will come
"up directly and supply the Cash. I
"have made a little alteration in the blank
"Reccipt and Agreement you sent me,
"but which I dare say will not be objected
"to by Lloyd & Co. Your's, &c.
"Tuesday." "Wm. Barber"

"Recd Sept. 1808, of Lloyd, esq.
"and Wilham Barber, the sum of £.
"to be repaid by us to the bearer of this
"Receipt, upon producing the same indors"ed by the said Lloyd and Win.
"Barber, or by the said Win. Barber only,
"in case such Receipt, with the said joint
"Indorsement thereon, shall not be pro"duced to us within two Months from the
"Date hereof. (Signed) Courts & Co."

Agreent.

"I Wm. Barber do hereby agree to indorse a "certain Receipt, dated Sept. 1808, for "received of John Lloyd, esq. "and myself by Messrs. Coutts & Co. im-"mediately on the appointment of J. K. "Lodwick, esq. to the place of Assistant "Commissary, appearing in the London "Gazette, provided such Appointment takes "place within two months from the date "hereof. And I the said John Lloyd, do "hereby agree, that in case the above-"mentioned Appointment shall not appear in the London Gazette within the time

"above-mentioned, then that I the said J." Lloyd will indorse over such Receipt to "the said Wm. Barber, to enable him to "receive such above-mentioned sum tiem; "Messrs. Coutts & Co. so deposited in "their hands.

"Lloyd" 13.7"

"Monday morng"
Col M'Mahon presents his best compli"pliments to Mrs. C. and had only yester"terday the pleasure to receive her note of
"I hursday last, for although he has return"ed to town for the season as his head"quarters, he makes two or three days ex"cursions from it se often as he can, and
if it was during one of those that Mrs. C's
"note arrived, otherwise it should not have
so long remained unanswered. Col. M.

'will take the first forenoon he possibly can to wait on Mrs. C. in the course of this week."

Addressed - "Mrs. Clarke."

" 11, Bedford-place, Bloomsbury."

("Private.)"

Wednesday morng."

I should be most happy to bring about your

wishes, and render you any service with

the D of Y. but I have not been able to

see him since I had the pleasure of secring

you, and I understand he goes to Windsor
to-day, and stays till Friday, when I will

try all in my power to seek an audience

on your business, but am obliged to go

out of town myself until that day A
thousand thanks for the loan of your
seal, from which I have had an impression taken, in remembrance of your
sprightly device.

" Ever yours,
" Mrs Farquhar,
" J. M"
" 14, Bedioid-place, Russel-square"

"August 4, 1805.
'How can I sufficiently express to My Sweet,
"est, My Darling Love, the delight which
"her dear, her pretty letter gave me, or
"how much I feel all the kind things she
"says to me in it? Millions and inilions
"of thanks for it, My Angel; and Be as"sured that my heart is fully sensible of
"your affection, and that upon it alone its

"I am, however, quite hurt that My Love did not go to the Lewes Races; how kind of her to think of me upon the occasion; but I trust that ahe knows me too well not to be convinced that I cannot bear the idea of adding to those sacrifices which I am but too senable that she has made to me.

"News, My Angel cannot expect from me
from hence; though the life led here, at
least in the family I am in, is very hurrying, there is a sameness in it which affords
hitle subject for a letter; except lord
Chesterfield's family, there is not a single
person except ourselves that I know.

" Last night we were at the Play, kich went off better than the first night.

"Dr. O'Meara called upon me yesterday unorang, and delivered me your letter; he wishes much to preach before Royalty, and if I can put him in the way of it I will.

"What a time it appears to me already, "My Darling, since we parted; how impa"tiently! look forward to next Wednesday "schnight!

" Cod bless you, my own Dear, Dear "Love! I shall miss the Post if I add "Canore; Oh believe me ever, to my last "hour, Your's and Your's alone."

Addressed: "Mrs Clarke, to be left at "the Post-omce, Worthing."
'Indorsed: "Dr. O'Meara."

" Sandgate, Aug. 21, 1801.

"How can I sufficiently express to My Darling Love my tranks for her dear, dear letter, or the delight which the assistances of her love give me? Oh, My Angel! do me justice and be convinced that there never was a woman adored as you are. Every day, every hour convinces me more and more, that my whole happiness depends upon you alone. What a time it appears to be since we parted, and with what impatience do I look forward to the day after to-morrow: there ward to the day after to-morrow: there are still however two whole nights before I shall clasp My Darling in ny arms!

"How happy and I to learn that you are better; I still however will not give up my hopes of the cause of your feeling un-comfortable. I lavering is mistaken, My Angel, in thinking that any new regimens are to be rased; it is not intended, only second Battalions to the existing "Corps; you had better, therefore, it is him so, and that you were sure that there would be no use in applying for him.

"Ten thousand thanks, My Love, for the "bandkerchiefs, which are delightful; and "I need not, I trust, assure you of the "pleasure I feel in wearing them, and thinking of the dear hands who made

"46 them for me.

"Nothing could be more serisfactory than "the tour I have made, and the state in "which I have found every thing. The "which of the day before yesterdry was "employed in visiting the Works at Dover; "reviewing the Traops there, and examinating the coast as far as this place. From "Folkstone I had a very good view of those of the Transh Camp.

"Yesterday I have reviewed the Camp
here, and afterwards the 14th Light Deations, who are certainly in very fine
confer; and from thence proceeded to
Bribbourne Lees, to see four regiments of
Militia; which, altogether, took me up
near thirteen hours. I am now setting off
immediately to ride along the coast to

"Hastings, reviewing the different Corps
"as I pass, which will take me at least as
"long. Adieu, therefore, My Sweetest
"Dearest Love, till the day after to-mor"row, and be assured that to my last hour
"I shall ever remain Yours and Yours
"alone.

Addressed, "George Farquhar, esq. No. "18, Gloucester-place, Postman-square." Folkestone.

79. Indorsed: "Gen. Clavering, &c."

Mr. TIMOTHY DOCKERY was called in, and examined.

(By Mr. Wardle.)

Do you know any thing of the transaction relative to the purchase of a service of plate sent to Gloucester place? Yes.

Relate what you know of that purchase; in the first place, what commenced it, and how it proceeded till the bargain was made conclusively.—Not being a partner in the house at the time the purchase was made, I know nothing at all of the circumstance.

State in what character you were in the house at the time the purchase was made? As a servant.

What was your employment in the house? A tourneyman.

A journeymon,
What was the particular business you transacted in that bouse? The superintendance partly of it,

Do you recollect any particulars respecting the bargam about the plate, to your own know ledge? Nothing further than what was incutioned by Mr. Birkett.

Do you mean to state, that neither the D. of Y. nor Mrs. C. did in your presence examine and treat about that plate? Certainly not.

State what you heard the D. of Y. and Mrs. C. say, when they were hargaining for that plate.—The bargain concerning that plate was not made in my presence.

Then you do mean to state, that you never did hear any bargain about it? Certainly.

The witness was directed to withdraw

The Attorney General objected to the question, as contrary to every principle of evidence he had ever heard recognized by any tribunal.

Lord Temple conceived, that as Birkett was dead, the present witness was the best possite testimony that could be produced to that particular fact.

Mr. Legester admitted the latitude of the House of Commons in its inquisitorial character, to a certain extent, but at the same time considered the question proposed by the hon, gent, as repugnant to ait laws of evidence.

Mr. Warde. As the Attorney General has thought proper, after the line and course of examination which he has fol-

lowed on the subject, in the presence of this house, and in the face of the country, to object to this question, I will certainly not continue to press it, but shall leave to the Committee the power of arriving at the answer by the best means it can devise.

Mr. Whithread contended, that the Committee were not fettered by settled forms or principles of evidence, as was the case in the courts below. If once such a limit was imposed upon the investigations of the House of Commons, there was an end to the inquisitorial power of parliament.

Mr. I utter believed that nothing but party principle, prejudice and misconception, could induce men to deviate from the usages of those tribunals where justice was best administered.

The Witness was again called in and exa-

(Py Mr Werdle)

You have scated, that you were the acting man in the house of Birkett? Not during the time that the purch ise of plate was made by Mrs. Clarke

What situation did you hold in the house? That of journeym in

Is it within your own knowledge that the plate was purchased from Messis. Birkett? (estainly.

Do you know the pine that was agreed to be given for that plate? The books which have alse by been produced will show that.

Do you of your own knowledge know the price that was to be paid for that plate? By retaining to the books

Do you of your own knowledge know the price that was to be paid for that plate, without referring to the books? (citainly not

Then you do not of your own knowledge know the sum that was to have been paid for that plate? By reterring to the books I shall be able to judge

Then you do not of your own knowledge know the sum that was to have been paid for that plate? I do not immediately recollect the specific sum that was paid for it, but if I may be allowed to look at the books I will state it.

Do you know to whom that specific service of place belonged, before it was sent to Gloucester-place? Yes.

To whom did it belong? The Duke de Berri Do you of your own knowledge know that any part of that plate was sent up to Gloncester-place, for the inspection of the D. of Y and Mrs Clarke? Not to my recollection.

Do you recollect either the D. of Y. or Mrs. C being at Messrs Birketts, and examining the plate in their shop? No.

Do you recollect any thing with regard to

the payment for that plate? Yes.

State what you do recollect with regard to the

payment for it.—500k was paid at the time the plate was delivered, and the remainder was settled by bills at different dates.

State by whom the 5001, was paid in the first instance.—The 5001, was not paid to myself, but it was paid, I believe, to Mr. Birkett, as well as I can recollect.

Do you know by whom it was paid? I do not

Do you know how it was paid, whether in cash, in bank notes, or how? In two notes, one of three, and the other of two hundred pounds.

Do you recollect by whom those bills were drawn, by which the remainder was paid? To the best of my recollection, they were drawn by Mrs Clarke.

Upon whom were they drawn? The D. of Y. Do you of your own knowledge know that those brils were afterwards paid by the Duke of York? Certainly I do.

Did you yourself ofter those bills to the Duke of York for payment? I did.

Did you see the Duke of York at the time you offered them? Yes.

Do you recollect what conversation passed between the D of \(\chi\), and yourself, as the time you offered those bills for payment? No, I do

Do you accollect the D of Y ever speaking to you at all respecting the service of plate? No, I do not

How did the D. of Y. settle those bills? By his own drafts upon Courts.

Do you mean to state, that the whole amount due for the service of plate, over and above the 500?, which you state to have been before paid at the time, was then paid by the Duke of York upon those bills? (ertainly,

Is there any body residing at Mr Birkett's that was in the situation you now hold, at the time the bargain was made for the plate? No.

Do you know where the person is who held the situation which you now hold, and who was he? The person who held that situation is dead. What was his name? Thomas Walker.

[Mr. Parker produced Mr. Eirkeit's book; and the account given in on the 9th instant was shewn to the Wigness]

(To Ms. Dackery.) Refer to that account, and state whether it is the account to which you have alluded? Certainly.

Are those the notes, to the best of your knowledge, for which you received payment from h. r. h the D. of Y.? The notes that are entered here were the notes received of h. c. h. the Duke of York.

On account of that plate? Yes. *
State the amount of the whole....£.1,631,
11s. 4d, that secludes the 500l.

(The Witness was directed to withdraw,

Mrs. ALICE HOVENDEN was called in and examined.

(By Mr. Wardle.)

Do you know Mrs. Clarke? Yes.

Do you know col. Shaw? I never saw him

State what passed at that interview .been some time negociating with Mrs. C. for an exchange for major Shaw, and he begged to know the principal; I said it was Mrs. Clarke, and I particularly requested that he would not mention to Mrs. C. that Mr. Donovan knew any thing of the matter.

Relate what passed at that only interview you had with col. Shaw .- That was all that passed, except giving him a card or a note, I forget which, to Mrs. C., merely saying that was

major Shaw.

What was your reason for wishing Mr. Donovan's name to be kept a secret? Mrs. C. said she was afraid that Mr. Donovan would mention to the D. of Y. any thing of the business, which would be her ruin.

When was it that Mrs. C. expressed that fear to you respecting your telling major Shaw of Mr. Donovan? The first day I ever saw her.

This was before you mentioned col. Shaw to

Mis. Clarke? Yes.

Did you ever mention col. Shaw to Mrs. C. till after the interview you had with col. Shaw? I saw col. Shaw but once, and never saw Mrs. Clarke hut twice since.

Did you ever mention col. Shaw to Mrs. C. till after the interview you had with col. Shaw? I had mentioned col. Shaw to Mrs. C. a long time before, I saw col. Shaw, nearly three

In what way had you mentioned col. Shaw to Mrs. C.? As a gentleman who wanted a lieutenant colonelcy from his majority; he was a major, and he wanted to get a heutenant

colonelcy.

How did you know that col. Shaw wanted to et a lieutenant colonelcy? After I had seen Mrs. C., I mentioned to Mr. Donovan, a gentleman I had known for many years, that I had got some very great interest, and that if he Lnew any person that wanted any thing in the army line, I thought I could get it; I refused to tell him where it was, or from whom.

Was it Mr. Donovan who mentioned col.

Shaw to you? Yes.

What did Mr. Donovan state to you of col. Shaw, when he'mentioned him to you? He said that he had very great recommendations, and

had, I think it was, general Burrard's interest.
What further did Mr. Donovan say of col. Shaw to you? He said he would give 7001., I think is was 7001., for a lieutenant colonelcy.

Did Mr. Donovan tell you any thing further respecting col. Shaw? Not at that time.

Where did this conversation pass you have now alluded to? I think it was in Charles-street.

of money which you have mentioned, provided

the lieut. colonelcy was obtained? No. What was done in consequence of your application to Mrs. C.? Nothing at all.

Did the business break of, or did it dip away?

In consequence of this, did you apply to Mrs. C. to get major Shaw a lieut. colonelcy? Yes. Were you to have had any part of that sum

connections, and his interest, without which, she said, she could not mention the affair to h. r. h, : I could not then describe his person; I said his interest was gen. Burrard's, and he had lately met with some very great family misfortune; I believe his brother drowned, or something of that kind. Mrs. C. answered, that will do, I shall tell h. r. h. that I do it in compliance with the request of a very old friend, and in compassion for his present calamity; let hun get two months leave of absence through some general other, during which period I shall try and work upon the feelings of h. r. h. to accomplish my purpose, without his suspecting the cause. It was after this you sought an interview with

On the night of the day on which I sent the note to Mrs. C., I received a note from her, inclosing me major Shaw's security for the sum,

saying she was sorry she could do nothing for major Shaw : previous to this, Mrs. C. sent for

me to describe the person of major Shaw, his

col. Shaw? Yes.

For what purpose did you seek that interview? It was col. Shaw sought it.

Did you then relate to col. Shaw what had passed between you and Mrs. C.? I do not think I did.

Was the matter broken off by any particular circumstance, or did it die away? I know no circumstance, except a note which Mrs. C. sent

Do you recollect your ever speaking of col. Shaw as having broken his word with you? He certainly broke his word with regard to telling Mrs. C. Mr. Donovan knew the circumstance.

Did you ever complain of his having broken his word, in not having made you a present? Never, because he did.

What present did col. Shaw make you? When I returned col. Shaw his papers and the security, he sent his compliments, and was sorry for the trouble he had given me, and enclosed me 10*l*.

Do you know any thing of a second application of col. Shaw's to Mrs. C.? I certainly do

Do you recollect the date of the transaction which you have been speaking of? The time I ever saw Mrs. C. was in Dec. 1804. The first

Had you ever more than one conversation with Mr. Donovan upon this subject? not recollect, I have been in the habit of visiting Mr. Donovan and seeing him frequently, and what conversation has passed I am sure I cannot say.

State the date of the transaction you are speaking of.—It was, I think, from Dec. 1804 to April 1805, as near as I can guess.

Do you of your own knowledge know any thing further of col. Shaw and Mr. Donovan, in that transaction? I do not.

Were you in the habit of corresponding with col. Shaw? I think I must have written letters to him frequently; it was a long period, and he was very uneasy, he was kept in great auspense,

State whether you have any of col. Shaw's letters? I returned the whole of col. Shaw's letters.

To whom? To the best of my knowletige,

through Mr. Donovin.

At what period did you return those letters? I believe it was two or three days after he had seen Mrs. C.

How came you to return those letters to Mr. onovan? He said that major Shaw wished Donovan ? to have done entirely with the business, as he was convinced Mrs C. could do nothing.

Then you do not know any thing further respecting the transaction which took place afterwards between Mrs. C. and col Shaw? I do

(By Mr. Denis Browne.)

Do you know personally or by repute a Miss Taylor, who appeared as an evidence at the bar I have seen Miss Taylor, she of this house? came to my house one day with her brother, capt laylor

What do you know of the character or repute of Miss Taylor? It is very hard to speak from hearsay: of my own knowledge I know

nothing.

From what passed in the transaction between yourself and Mrs. C, do you believe that there could have been any subsequent negotiation between Mis C and col. Shaw? I do not think Mis C ever heard of major Shaw afterwards

Did you ever tell any person, and it so, when, that Miss Taylor was a person of bad repute? I certainly did say that I did not return Miss Taylor's visit, as I had heard something unplea-

What was the unpleasant circumstance that you had heard of Miss Taylor, that prevented your returning that visit? It was hearsay; and I should suppose I am not obliged to tell what I have heard, I know nothing myself

From your knowledge of Miss Taylor, would

you believe her evidence?

[The Witness was directed to withdraw]

Mr. Fuller proposed to ask the witness, if she had a female child would she place her under Miss Taylor's care? This was objected to.

General Loftus proposed asking the witness, would she, of her own knowledge,

believe Miss Taylor's evidence?

Mr. Perceval and the Attorney General

thought the question perfectly fair.

Sir S. Romilly thought if such a question were put, without accompanying it with explanatory inquiries as to the nature of the facts from which the opinion proceeded, or of the opportunity the witness had of judging of the conduct or character of the person referred to, justice was not done; and witnesses coming to be examined before the house must be placed in a very unpleasant situation.

" Mr. Whitbrend, from what he had seen of the two ladies, would be more inclined to ask Miss Taylor ber opinion of Mas. Hovenden.

The Witness was again called in, and the question proposed.

I declare I do not see how I can answer such a question as that, it is merely matter of opimon, I annot answer it.

(By Sir James Graham,)

Where do you live? In Vilhers-street, No. 29. How long have you hved there? I believe not quite three months.

Where have you generally lived? Where I lived before, that was in South Molton-street.

How long have you lived in South Moltonstreet? Upon my word I cannot recollect.

Cannot you recollect how long you have lived in a street? I went to it at two different peunds.

How long have you generally lived in any one street? I had a house in Panton-square.
How long? Two years and a half.

When did you leave it? In 1805, I believe

Did you live there when you visited Mis C.?

I never visited Mrs. C. Did she visit you when you hved there? No.

Where, then, did you see Mrs. C. I went to Mrs. C. on business.

Have you before stated all the business that you went to her upon? No

Then state what other business —Pardon me; what other business I had with Mrs. C was for Commissions for other gentlemen, whose names have not been mentioned, for whom she never did any thing.

Did you ever send the names of those other entlemen to Mis. C. or communicate them? I never sent them to her, I took them to her.

You delivered them into her own hands?

Then state the names of all those gentlemen: how many were there? I do not really recollect that.

State their names.—I said before, I could not do that.

Endeavour to recollect, and state their names.-It is not for want of memory, or want of respect to the house, but I cannot name them.

[The Chairman informed the witness that it was the sense of the Committee, after discussion, that she should enumerate the names of the persons to whoth she had referred.]

I cauget mention their names.

You have stated that at is not from want of memory, therefore endeavour to recollect as many of the names as you can.—It is because I think it would be a very dishonourable act in me to discover the names of gentlemen who have never been brought forward, and never profited by any one agt I did.

The Chairman stated to the witness that the

house was armed with power to compel her to answer, and to inflict a very seve e censure up in her if she did not answer the questions, which it was the opinion of the house should be answered

(By the Chancellor of the Exchequer)

Had you authority fom those persons to whom you referred to give then names to Mrs. C.? I cannot recollect hat I declare.

Did y in ever carry the rames of any persons to Mrs C without their authority? I do not know whether I did not, I am sure

State positively whether you did or did net? Indeed my memory does not help me out

State the names -I c unot

[] he witness was directed to withdr iw]

Mi, Secretary Canning suggested, that the question might be so framed, as to bring out the fict without disclosing the names of the person. It was possible the with ss in glit have been applied to as a broker, without reference to cither Mis. C. or the D of York.

Sir G Warrender said, it appeared, that the witness was one of Donovan's agents, and the committee would recollect, that it was stated, by a former evidence, that he had given in a long list of persons who were candidates for promotion to Mrs C.

The Chancellor of the Exchequer agreed, that if it could be proved the names had been submitted to the D of Y. it would be proper to inquite into the circumstance.

Mr Huskisson observed, that previous to the D' of Y's letter, nothing was more common than for officers to purchase and exchange commissions through the mcdium of brokers.

General Fuspairick confined this statement, and said, a clause was introduced in the Mutiny Bill, for the special purpose of putting an end to such practices.

General Stewart said, it would be very unfair to the army, to have the names of officers mentioned, by persons without character, and particularly as they would have no opportunity of contradicting them.

General Mathew observed, that there was hardly an officer in the army, previous to 1805, who had not been guilty of this practice

Mr. S. Stanhope objected to the question. It must pedessarily implicate so many persons, that the committee would not he able to finish the inquiry in the course of the session

General Mathew declared he would take the sonse of the committee on the question, if persevered in.

The witness was again called in, and informed by the L barrman, that it was the opinion of the committee that she must answer the question put to her, and that the house had power to inflict very heavy purnshments, and never more severely exerted that power, than in the case of Wirnesses who conducted themselves in the contumelious manner she had done]

(By Sir James Graham)

State the names of the persons you carried to Mis C -I did not mean it the smallest contempt to the house, quite the reverse, and to convince you that I feel a respect for this ho se, und not from tear, I will state the names one is Johnson and another is Williamson

Are there any other names? I do not re-

collect

Ludeav ur to recollect —I cannot

You said there was several names, or a long list of names? I do not thank I said that, I and there were some

Did you never deliver the names of any other gentlemen but Johnson and Williamson? I do not recollect any other I think I had others, but I do not recollect them numer

You did deliver others? I recollect those, because they are my own acquaintances

What are their Christian names? They are, George Johnson and William Will unson

Where do they live? I cannot tell you that, it is now three years ago

Where did they live then? Upon my word I do not know where their lodgings were

You have said that they were acquaintances of yours? I am sure I cannot tell where they lived, I did not ask the gentlemen their residence

You stated they were acquaintances? Yes Do you now state that you did not know where your acquaintances lived? They had not long surved from Ireland

Were they in the army? They never were, nor to my knowledge have not been in it yet. they were three months try ug to get in, thi ough Mis C and could not

Did you deliver any other 1st to Mrs C but these two names? I never delivered a list to Mis C.

Did you ever deliver any other name to Mrs C ? I cannot recoile t any other name I deli-

Are you a married woman? I am a widow. How long have you been a widow? Nearly SIX YERIS

How long did you live in South Moltonstreet? At two different periods, I suppose soout a year and a half, but not altogether

Were you in a house or in lodgings? I was in lodgings.

Did you ever apply to Mrs C to piocuic leave of absence for any officers ! I never did, to my recollection

Not for major Shaw? She told me she could not get leave of a leence for him . I was to tell him to get it through general Burrard.

Then you did apply for major Shaw? I sen word to major Shaw, that he must get two

months leave of absence.

Did you apply to Mrs. C. to procure that leave of absence? I did not; she applied to me to beg major Shaw would get two months leave of absence, that during that time she might have time to work on the good nature of the D. of Y. for fear he might suspect there was any thing improper in the transaction.

(By Lord Milton.)

What answer did Mrs. C. give you, when , you carried those two names you have stated to the committee you carried to Mrs. C.? She said she would try, but must be very careful to have time, for fear there might be the smallest suspicion that it was a money transaction, as that would ruin her.

Did she express any desire that it should be particularly concealed from the D. of Y.? She certainly did.

(By Lord Folkestone.)

You live in Villiers street, do you not? Yes. Are you in a house there, or in lodgings In lodgings

What is the name of the person to whom the

house belongs? Adair.

Are there any other lodgers in the house besides yourself? I believe there are.

Is the Adair who keeps the house a man or

a woman? A woman,

How long have you known Mr. Donovan? Eighteen years, I believe.

When did you last see Mr. Donovan? This moment.

When did you last see him, before you came to this house? Yesterday.

Are you in the habit of seeing him pretty

constantly? Constantly.

Have you any knowledge of any transaction in which Mr. Donovan is engaged? None, but that in which I was concerned myself, namely, major Shaw's.

Is that the only one of transactions of that nature of which you have any knowledge? I do

not recollect any other whatever.

Had Mr. Donovan any concern in that list of names which you state yourself to have given

to Mrs. C. ? No.

Did Mr. D. at that time carry on any traffic of the same sort? I know nothing about any thing Mr: D. does, only what concerned

myself.

When you went to Mrs. C., was it of your own accord, or were you sent by Mr. D.? I went of my own accord, without any introduction whatever, and Mr. D. never knew that I knew Mrs. C. till 3 months afterwards. and till the business of major Shaw was finished.

When was that? In April 1805 I think; I cannot be very certain as to the month, but I

think it was April.

Was Mr. Donovan acquainted with Mrs. C.? Not to my knowledge, and I believe not.

Yol. XII,

Were you often at Mrs. C.'s in Glouester-place? I cannot say how often.

Were you in the habit of going there frequently? No, not very frequently.

How often do you suppose you have been Latterly, major Shaw got very impatient, and I went five or six times, I think, in the last month.

Did you ever go there on any business but that of major Shaw's? I stated before, that ! went on other business, and I have stated the

Any other business besides that of major Show and that of Johnson and Williamson? I do not recollect the other names.

Did you ever go upon any other business but those two occasions? No, I do not recollect

any other.

I understood you to state, these names of Johnson and Williamson were given up to Mrs. C. at the time, with a great number of others?

I have not said a great number.

With other names, were this affair of major Shaw's, and that in which Johnson and Williamson were concerned, the only occasions on which you went to Mrs. C.'s? I never went to Mrs. C.'s on any other business but that, till major Shaw's business was fini.hed, and the papers returned.

Were you well acquainted with the house Mrs. C. inhabited in Gloucester-place?

tainly not.

Into what room did you use to go? Her bed-room,

Were you ever in any other room? Yes, the front parlour and the drawing-room, and the bed-room.

There was very bandsome furniture in that bouse? Very

Very magnificent? It was very genteelly furnished.

You have seen all those rooms, and have only been there two or three times; do you adhere to that statement? I recollect stating that I was there six times within the last month.

How long have you been acquainted with Mrs. C.? December 1804, I think.

The beginning of your acquaintance was in 1804 ? Yes.

On the occasion of Mr. Shaw? I went beore I went on the business of Mr. Shaw, I went without any introduction whatever.

On what business did you go? I was told she had commissions to dispose of, and without any introduction I went to her and asked her.

Why was your being told she had commissions to dispose of the reason of your going there, did you wish to procure commissions? I did at that time.

For whom? I do not know that I had any particular person in view at that time.

You were in the habit of procuring commisions? No, I was n i the habit, that was he first time I went.

Then you did go to Mrs. C. upon this business of procuring commissions, besides the imes you went about major Shaw and Johnson

2 Q

and Williamson? The first time I went to Mrs. C., I told her I came to know if she had any commissions to dispose of.

Was that mere curiosity in you? No, it was

What, then, was your motive for making that inquiry? At that period I had met with a very heavy misfortune; my agent in the West Indies died, and a house in London broke, and I was very much embarrassed.

What mode did you adopt to ease your em-I had hopes that would, I did barrassments?

not conceive it improper.

You sold commissions? I never sold one. You negociated the sale of them? I treated,

but it did not succeed.

Were all the communications you had with Mrs. C. verbal; did you ever correspond with her? I often wrote to her.

You had frequently letters from Mrs. C.? I

What was the latest period you ever received letters from Mrs. C.? I made it a rule, whenever I received a letter from Mrs. C. the next time I saw her, to return her her letters.

What is the latest period at which you received letters from Mrs. C.? I believe that one in which she inclosed me major Shaw's security; I believe that was the last, I do not recollect any other since.

Have you never received any letter from Mrs. C. within these few months? No. I have not.

And you never kept by you any of the letters you received from Mrs. C.? .I have not one of them.

When did you part with them? I made it a rule, whenever I went to see Mrs. C., to bring the letter I had received the day before, and to give them to her.

Was that an invariable rule? To the best of

my knowledge.

You have stated in your evidence very lately, that you have been frequently in Mrs. C.'s house in Gloucester-place, and that you have seen her in her bed-room and drawing-room. and several places in that house; is that so? Yes.

How do you reconcile that to the former part of your evidence, where you stated that you had seen her only twice? I never said so.

(By Sir R. Williams.)

You mentioned that you would not visit Miss Tuylor, out of delicacy; why did not that delicacy operate with regard to Mrs. C., whom you knew to be living under the protection of the D. of Y. ? I stated before my reasons for calling upon Mrs. C.

(By Lord Folkestone.)

Did you ever upon any occasion receive any authority from Mrs. C. to negociate the sale of commissions in the army? Never.

You have stated, that you were informed that

Mrs, C. had commissions in the army to dispeas of; who so informed you? General report. Endeavour to recollect some individual who might have told you .- I do not regoliect any

individual telling me, I recollect asking a gentleman Mrs. C.'s address.

Who was that gentleman? Mr. Taylor ; he is married to a sister of Mrs. C. since that.

What object had you in asking him that question? That I might call on her.

You have stated, that you were in the babit of returning to Mrs. C. all the letters you received from her; what reason had you for pursuing that conduct? She begged I should do so.

Did she state any reason which induced you to do so? For fear any accident should disco-

ver her trafficking in commissions.

[The Witness was directed to withdraw.]

Sir George Hill stated, that as a letter purporting to have been written by the Archbishop of Tuam had been produced to the committee, a relative of that worthy prelate wished to be examined as to whether it was his hand-writing.

JOHN CLAUDIUS BERESFORD, Esq. a Member of the House, attending in his place, was examined;

(By Sir George Hill.)

Will you look at that letter and state whether it is the hand-writing of the Archbishop of Tuam? I have seen him write many times, and have no doubt it is his hand-writing.

[A Letter of the Archbishop of Tuam was read.]

"Sir; In consequence of your application to me, I am ready to give ample satisfaction, and to bear testimony, that I have had assurances from persons in whom I place the most implicit confidence, that you are a gentleman of most unexceptionable character in every respect, of a respectable family, and independent for-" tune. I have the honour to be, &c.

" W. TUAM." " Crescent, Bath, Feb. 17th, 1806."

Addressed "The Rev. Dr. O'Meara, No. 7, " Alfred-street."

Mrs. MARY ANN CLARKE was called in, and examined.

(By Mr. Wardle.)

Did you know col. Shaw? Yes.

Do you recollect who introduced him to you? Not exactly.

Do you recollect his applying to you to pro-cure my appointment for him through the medium of h. r. b. the D. of Y. ? Yes, I do.

State what that appointment was. He wished to be made a lient. coll and to get into some situation upon the staff.

Did col. Shaw promise you any pecuniary consideration on the event of his obtaining the appointment? Yes, be did.

What was the pecuniary consideration he did promise you? I cannot say that I immediately recollect the mm, I believe it was 1,000/.

Did you, in commonence of this, acquaint the

Commander in Chief with such offer, and apply for the appointment? Yes, I did; previous to his getting the situation, he wished to be col, of the Manx corps in the late of Man, where his father had been deputy governor.

Do you mean to say that you applied for this

situation for him? Yes, I did, but there were

stronger chains in another quarter.

Did you then apply for any other situation for him? Yes, I did.

That which he now holds. Vhat was that? Do you know what that is? Barrack Master at the Cape of Good Hope; Barrack Master General, I believe.

Did you receive any pecuniary consideration in consequence of this appointment?

What did you receive? 5001.

Do you recollect how you received that mo-I had 3001. from col. Shaw, and 2001. brought by some man, I understood it was a clerk of Coutts's, but I am not positive, and on that account had a great mind to send it buck again, thinking it would be made public.

Were you satisfied with this 500l.?

In consequence of not being satisfied with the 500l. did you make any complaint through the Commander in Chief? Yes, I did.

What was the consequence of such complaint? H. r. b. said, he had told me all along, that I had a very bad sort of man to deal with, and that I ought to have been more careful, and that he would immediately put him upon half-

Do you know whether major Shaw was put upon half pay in consequence of that? He sent me several letters complaining, but I did not trouble myself much with reading them; one of the letters I gave in to-night, I believe; I thought him already too well oil, for his con-

duct to me.

[Letter from col. Shaw was read, dated in pencil, off the Lizard, 19th May 1806.

" Off Lizard and a fair wind, 19 May." " Although I have troubled you so often, and " although my mind is nearly convinced that " the hardship of which I complained HAS " been rectified by the order of the Gazette " in respect to my reduction being rescinded, " yet whilst even the suspicion of so serious " an evil and indeed an injustice continues, " I know that you will make every allow-" ance, and pardon my being so importu-"nate. In addition to the custom of the "army being in my favour (as you mention-" ed) the following instances are specifically so, and in the same appointment : It. col "Carey, D. B. M. G. Major 28th regt. "Lt. col. Vesey, D. B. M. G. Canada, lt. " col. 39th regt., the late col. Brinsley, D. " B. M. G. West Indies, retained also his "full pay commission until his death; and "I believe I stand singular in the army, in " an officer being appointed to the staff " abroad, and reduced on half pay in con-

" sequerice. Thus my case bears in point " of right. Your feelings will justify my "expectations in point of promise and. " assurances. The first impression of re-" ceiving injury at the hands from whence I " had trusted to have merited the contrary, " are the only excuses I can plead. For any " intemperance that may have appeared in " my letters, you will, I am sensible, as my " mind was at the time affected, readily par-" don. The period may arrive in which you " will know that, independent of particular consideration, I merited your good offices; " but until circumstances develope them-" selves, you shall never understand them "through me or by my means. However " severely I have felt, however warmly I " may have expressed myself, of this be as-" sured, that you shall not experience uneasiness of my occasioning. Though thus " decided at present, yet permit me to say, that it does not arise from riening other-" wise the severe and cruel injury of putting Ine on half pay. Independent of present " mortification, my prospects in the active " line of my profession are rained by it, and, God knows, they are not very brilliant, considering either the length or the unture of my services. Further, madam, in my ' present separation from my children, it creates in me sensations particularly pan-'ful, when I reflect, that if approaching that state to which we must all at some period arrive, that I could not (by this measure) have the consolution of resign-"ing my commission by sale for the benefit of my large family; and that they should in this event have no other memento of ony " having served 23 years than in the expences of the purchase, &c. &c. of some commissions. In such cases the humane " consideration of the present Commander 'in Chiefhave been eminently distinguished. " I shall no longer trespags; my only apo-" logy rests in that every feeling is involved " in the present object, I had even appro-" priated my full pay for the education of two children remaining in England; but " illness has for some time deprived me of " all my family. Let me, madam, owe good " offices to you, and I shall be ever grateful. " From your explaining this case, I am cer-" tain that Me justice will be extended to " me. Let me not be driven from my pro-Do away the present bar to my " fession. " family joining me at the Cape; for I am " sure that your sentiments will accord, that " I ought not to serve when no longer with "honour and on a reciprocal footing with

those similarly appointed. "We are not likely, I fear, to be a healthy "fleet; some ships are very crowded, and is sickness has already made its appearance; " and there are two ships, I hear, without either doctor or medicines. Farewel: and 4 I hope to receive your commands.

Do away the present evil, and unite the

"Appointments I mentioned, and I will "annually rensit 3001. Whilst I remain, "remember do, me justice, let not any thing "prevent this; allow not self or family "have ever to say that we owed misfortune "to such a hand."

Addressed: " Mrs. Clarke,

" 18 Gloucester-place, Portman-square."

(By Mr. Croker.)

I understood you to have mentioned on a former night, that you never had represented yourself as being a widow; do you now abide by that answer? Does the gentleman mean represented, or that I have ever said so?

Have you ever said that you were, or represented yourself to be a widow? If I have ever said so, it was never but at the Court Martial; if it was ever at any other time, it must have been in joke; but I never represented myself to be so; the two meanings are so different, of saying and representing.

Do you ever recollect yourself to have stated yourself a widow at any other time, but on the occasion of the Court Martial? I do not; but if the gentleman will put me in mind at what time, or to whom, I will answer to the best of

my recollection.

Do you ever recollect yourself to have stated yourself to be a widow, at any other time, but on the occasion of the Court Martial? Then I must repeat the same answer. (A loud laugh.)

Mr. Croker. If the committee thinks that a sufficient answer, I am satisfied.

Have you ever called yourself by any other name than that of Clarke, since the year 1806? I do not recollect that I have; but it is very

likely, to avoid bailiffs.

Is it so common a thing in you to assume a false name, that you cannot positively say when you assumed such a name, or indeed whether you did so at all or not? I only wish the gentleman to point out, and I will answer it immediately, any pointed question.

Is it so common a thing in you to assume a false name, that you cannot positively say when you assumed such a name, or indeed whether you did so at all or not? I do not recollect that

I have done so.

Do you recollect to have gone by the name of Dowler? No, I do not; but it is very likely others might call me so; I never represented

myself as Mrs. Dowler.

Then you say positively, that you never called yourself by the name of Dowler, or represented yourself as bearing that name? No. I have not, without it might be in joke; and if that is asked me, I will answer the question; it must have been to some acquaintance, if to any body, as I have always lived under my own name.

Did you not, within the time alluded to; live at Hampstead, assuming to yourself the name of Dowler? No, I lived at Hampstead, but under my own pame.

Nor in the neighbourhood of Hampstead? No, never any where, but in my own name.

In whose house have you lived at Hampstead? Mr. Nichols's.

How long did you live at Mr. Nichols's? I cannot recollect how long.

A considerable time? Some months.

During the whole of which you passed under your own name of Clarke? During the whole time.

In what year did you live at Hampstead? Part of 1808, and the end of 1807.

You have stated when you were last here, that you had seen Mr. Dowler but twice-since his arrival in England; once on a Sunday, when he called relative to the business now under inquiry, and once in the Witness's room in this House; do you abide by that assertion? I will not be caught in a story about that, and therefore I shall say I did see him once besides.

Do you mean to say that you were caught in a story, when you before represented that you had seen him but twice? No; it is a we perhaps

your wish to catch me in one.

Did you not say that you had seen Mr. Dowler only twice? It is very likely I might have said so.

Is that true or false? It is true that I have seen him twice, and it is also true that I have seen him three times.

Where did you see Mr. Dowler the third time which you now allode to? In this House,

How often have you seen Mr. Dowler besides those three times, since his return from Portugal? 'I nose three times? Once since—yesterday.

That is the whole number of times that you have seen Mr. Dowler since his arrival in England? I believe that the honourable gentleman can tell pretty well, for his garret window is very convenient for his prying disposition, as it overlooks my house. (A loud laugh.)

That is the whole number of times that you have seen Mr. Dowler since his arrival in Eng-

land? Yes.

You are sure of that? Yes.

You are not now afraid of being caught in a story; you answer with perfect recollection? If the hon, gentleman wishes it, I will say I have seen him oftener, if it will at all tend to any thing; I do not wish to conceal that Mr. Dowler is a very particular friend of mine.

[The Chairman informed the Witness that she did not stand there to make observations on the gentlemen who examined her, but to give correct and proper answers to the questions put to her,]

I have, as well as I can recollect.

At what other places than those you have already mentioned, and at what other times, have you seen Mr. Dowler since his arrival in England? I have seen him at his own hotel.

When? The first night he came home, I believe, but which was to have been a perfect secret, as I did not wish my own family, or any one, to know I saw him that night.

the other times I have stated.

[The Witness was directed to withdraw.]

Mr. Wilberforce objected to these questions, as tending to no useful purpose. The house was already perfectly aware of the character of the witness, and there was no occasion for this method of elucidating it farther.

The Chancellor of the Exchequer was never more surprised than at this interruption. It ought to be recollected that the whole of these charges, as they affected the Duke of York, principally depended on the credit of this witness, and in some measure upon that of Dowler. This Dowler had represented that he had only paid her one visit, in the morning, since his arrival, and that for the purpose of persuading her not to bring him forward. He had endeavoured to hold himself out as an unwilling wit-If then, after what both of these witnesses had said, it could be proved that she had seen him at his own hotel, and actually passed the night with him, it would be a very material consideration, and would go strongly to impeach the credit of both.

Mr. Fitzgerald was surprised at the rebuke which the right hon, gent, had given to the hon. gent. who, from the most conscientious motives, had objected to this line of examination, which had no other effect than to exhibit the character of the witness, in a sort of light, with which the house was already acquainted. Mr. F. detended the propriety of this objection, and thought that this line of examination served no other purpose than that of bringing forward unnecessary scandal.

Mr. Croker expressed his surprize that the right hon, gent. (Mr. Fitzgorald) should have volunteered in defending his hon. friend (Mr. Wilberforce), upon whom he (Mr. Croker) had certainly made no attack. Mr. Dowler had given in evidence, that he had seen Mrs. Clarke only twice since his return from Portugal, whereas it now appeared from Mrs. Clarke's own evidence, that they had met much oftener, and he put it to the committee, whether it could be considered asidle in him to question the witness upon a point which went not only to undermine the credibility of one, but of both. Besides, if instead only of two interviews, there had not been an hour from his arrival in this country to the time at which he appeared at the bar of the house, in which he might not have

Only the first night he came bonne?-And been passing his time with this woman, and plotting along with her an attack upon the illustrious personage now accused, it was surely fit that the committee should be made acquainted with this circumstance. He therefore trusted, that he should not be interrupted in the train of questions which he had thought it his duty to put to the witness.

Sir G. Warrender admitted that the questions put by the hon, gent. bore upon the credibility of the witness; at the same time he was not of opinion, that in whatever manner they might be answered, they would imply that sort of contradiction which was calculated to remove the impression of the evidence from the mind of the public. It had been said by a right hon. gent. opposite (Mr. Long), that there were no minutes of the recommendation which led to Mr. Dowler's appointment at the Treasury. Now, if it should be found that such a minute did exist-

Here the hon, bart, was called to order

by general Stewart.

Sir G. Warrender said, that his object was to shew that the examination of the hon. gent. (Mr. Croker), could not lead to any result at all satisfactory to the country; and, in his opinion, it would be much better to make the questions to bear upon facts, than upon any flaw which might afterwards be detected in the consistency of the evidence.

Mr. B. Bathurst declared, that if this line of examination was not tolerated, he did not see how the committee could at all arrive at the truth. If the evidence of only one person was brought to substantiate a fact, it was surely of no small importance to know whether the testimony of this person ought or ought not to be believed

Mr. Adam contended, that the examination instituted by the hon, gent, affected the credibility of Dowler as well as of Mrs. Clarke, and that on that account it was of no small importance. Dowler had given in evidence, that he had obtained his appointment through the influence of Mrs. Clarke; he had also declared, that he had only seen her twice since his return from Portugal. Now, if he was convicted of saying what was not true in the one case, it was by no means improbable that he might have spoken falsehood in

The Witness was again called in and examined.

(By Mr. Croker.)

Are those the whole of the times you have seen Mr. Dowler since his arrival in England Yes, they are.

You have stated you saw Mr. Dowler at his hotel; how often did you see Mr. Dowler as his hotel? I have told you, once.

July once? Only once.

What day was that? I have already stated it was the first day he came home.

On Thursday? Yes, on Thursday.

What time of the day did you see him at his hotel on the Thursday? At night:

Did you pass under your own name, of Clarke, on that occasion? I passed under no

Do you now perfectly recoilect that you s bim at his hotel since his arrival in England but on that one occasion, that Thursday night? -No, the other times I have stated.

At what hotel did you see him? At Reid's,

in St. Martin's-lane.

Did you see him more than one time at that hotel? No, I did not, I saw him at my ow house afterwards.

Were you in company with Mr. Dowler for a considerable time upon that occasion? have stated that I was in company with Mr. Dowler; and I beg leave to ask the Chair, whether this is a proper question whether it is not unbecoming the dignity of the house?

Did you see Mr. Dowler on the Friday

morning?

The Witness was ordered to withdraw.

The Witness was again called in, and the question was proposed.

My visit continued till the Friday morning.

(By Mr. Lyttleton.)

Had you any credit with the D. of Y.'s bankers? Which of them?

With either of them? With neither.

Did you ever draw any bills upon the D. of Y., which he accepted? No; it was given out at the Horse-Guards, that I had committed a forgery upon the Duke for 2,000l., which I did not, and it followed me all over the country, and many persons were very much inclined to believe it, as Mrs. Hamilton Pye, col. Gordon's sister, said she knew it of her own knowledge.

Did you ever draw any bills upon the D. of Y., which he accepted? No, he always drew them and accepted them himself; I never had any thing to do with them, he did the

Do you mean you never sent a bill, drawn upon the D. of Y., to Birkett's the silver-smith's? Once or twice h. r. h. gave me small bills for 9 or 4001., but they were his own signing and drawing up; it was to get my necklace, or something in that way, from Parker's in Fleet-street, but I never drew a. bill, nor never touched any thing of the kind;

but I was always obliged to sign something else, private to Parker, for he would not take h. r. h.'s bill without my doing so.

Then you deny that you sent any bill drawn by the D. of Y. or yourself upon the D. of Y. to Birkett's the silversmith's? I never sent any to Birkett's.

(By Sir George Warrender.)

You have stated the number of horses and servants you kept, and that h. r. h. allowed you only 1,000l. a year; I believe you remained under the protection of the D. of Y. for three years; during that time did not h. r. h. pay you to the amount of 25,000l. in those three years? O dear, no! He very frequently did not make good his monthly payments, and for the three months before he left me I never had a guinea from him; and although Mr. Adam has stated that h. r. h. parted with me on account of a bill, h. r. h. never had the generosity to give me the money for that bill; it was only 130l. and I never had a guineu value for it; I had given it to Mr. Corri, to save him from going to prison.

Do you not believe that h. r. h., during the three years you were under his protection, paid 20,000l. for you, including all the various sums that were advanced to you, the payment of tradesmen's bills, &c. &c. &c. during those

three years? No, he did not.

Will you undertake to say that h. r. h. did not pay 15,000l. for you during those three years? Do you include h. r. h. paying for the house before I went into it, or keeping me and the establishment?

Including every thing, all the advances that were made.- I cannot tell what he paid for the house; I can tell what my lawyer got for it.

What was the amount which you got for it? I believe the whole sold for 4,400l.; and I think it is proper for me to state in what situation I was, which h. r. h. knew at the time of our parting: some short time before, I had borrowed different sums of money of my awyer, to the amount of 12 or 1400l., and I asked the Duke for the lease, and he gave it to me, and I gave it up to the lawyer for the different sums of money received from him before the house was got rid of; h. r. h. had not paid the rent for the last half year, and I fancy the taxes for a twelvemonth were not paid; I always paid the taxes; I took 7001. on account to pay the poor trades-people and the servants; 700l. was due to Mr. Parker, for trinkets, which were got from him to be sold in the sale.

Exclusive of the house, will you undertake is say you have not received to the amount of 15,000l. from h. r. h.? That I am very sure of.

Can you undertake to say that positively? ositively.

Will you undertake to say positively you did not receive 12,000i. from h. r. h., including very advance, and articles paid for during hose three years? Yes.

Will you undertake to say positively h. r. h did not pay 10,000% to and for your Yes, I can. H. r. h. paid nothing for me but in gifts, except what he was to have brought me regularly; whatever value it might have been it was in trinkets and those things, it was presents, not in money; I cannot say what the amount of those might be, they all went from me before I left Gloucester-place, which h. r. h. must be aware of, that I had nothing even to take me out of town. He promised to give me 200% for my journey, but Mr. Adam objected to that to my lawyer, and said 100% was plenty; but the Duke overruled it, and sent me two some time afterwards.

Will you undertake to say that the whole amount of h. r. h.'s advances to you and for you did not amount to 5,000i.? No, I cannot say as to that.

(By Mr. Herbert.)

Do you mean to say, that, except the 1,000l. n year, which was given for the establishment, and which was shortly paid, you were not paid any more money, and was it not to a very large amount? No.

Were you paid no more money besides the

1,000L a year? No, I was not. I certainly complained to h. r. h., and he said, he would make some future arrangement. I convinced him that it did not more than sufficient to pay

the servants wages and liveries.

Then if I understand you right, you say positively that you had no more to live upon in moncy than 1,000l. a year? No, I should not say that; if I have been very much harassed for any thing, and could not get it from other quarters, and there was nothing in view, h. r. h. would then bring me 1001, extra, or two, perhaps, but I do not recollect even two; I do one or so, one now and then, but not often.

Then in point of fact, the Committee are to understand you did not receive any considerable sums of money to support your establishment, except the 1,000l. a year? No.

(By Sir George Warrender.)

In the course of your former examination you stated, that h. r. b. advanced sums of money when unpleasant things happened, and that unpleasant things were constantly happening; do you adhere to that statement? This is what I have been alloding to now, but it never exceeded 2001. or came to that; I never recollect his bringing me 200%, over what was the allowance; when I first went to Gloucesterplace, the first present that ever harfh. made me was 500/.; that went for lines and differers

State what you mean by constantly; how often in the course of a month? I mean in

the course of three years.

How often do you mean unpleasant things: have happened, when you apply the term constantly?. I think it is an improper term; they frequently happened; but Mr. Dowler has relieved several things as well as h. r. h., and I think oftener; I do not recollect h. r. h.'s doing any thing above twice.

Do you mean to say that twice in the course of three years is your explanation of constantly? I have said that the word was improperly used.

(By Mr. Wallace.)

You have stated, that when the D. of Y. quitted you, he left you in debt upwards of 2,0001.; was that beyond the sum for which you sold the house, and was not the house left to you for the express purpose of paying your debts? There was no money left after the small debts were paid, and the 700l. I had paid among the poorer sort of people and the servants, which the lawyer can prove; I have stated that there was 400l, or 500l, to Mr. Harry Phillips, for his commission: I had no balance coming to me. H. r. h. has stated that I had trinkets to pay the debts as well as the house, but he knew where the trinkets were; Mr. Comrie can state the whole.

How soon after you went to live in Glodcester-place did your distresses begin ? time after; I was perfectly clear of debt when

I went there.

Did you receive any considerable sum beforehand from h. r. h., or only received the instalments of 1,000k a year when you went there? I had 500k to buy some little necessary things in plate and linen.
That was the 500l. you mentioned before?

Then that 500l. no part of it went towards the establishment? No, it went immediately in necessaries.

(By Mr. Simcon.)

How soon did you begin the establishment which you stated the other night, as to the number of servants, horses, and other expences? Immediately.

Were you accurate in stating that what you had from h. r. h. would only pay the liveries and wages? Very soon afterwards I found it.

Then how did you support this establishment in other respects; how did you feed the servants, and where did you get your monies for the other expences you might have had? Some of the money has come before the house, the manner in which I used to get it.

How soon did that begin after your establishment in Gloucester-place? I should think about half a year perhaps; I never began it till I felt distressed; and the hints I had from h. r. h.; he told me that I always had more interest than the Queen had, and that I might use it.

Had your distresses begun before the end of the six months; if not, how soon afterwards? I was going on in credit at the beginning

How much do you think you were indebted at the end of the first six months? I really cannot say, I was always frightened to look Then you were largely indebted at the end of the first six months? Very much so.

Then your distresses must have begun, and your pressure by bills must have begun, very shortly after that time? Yes.

Did they not continue during the whole of

the three years? Yes, they did.

Can you say nearly to what number of persons you might be indebted on account of your establishment; what number of creditors you had? That is quite impossible; I have a list of a great many at home, of all that I owe money to.

Do you think you had fewer than fifty? I should think not fewer than fifty; but it might

he fifty, or perhaps more.

They were allivery pressing? Most of them,

as soon as I got into debt, pressed for places.

Did they not press for money? When
they found I did not take them up in the other

How long were they before they found that? I always felt it was impossible to recommend a tradesman to any place; and one that was about me especially.

Then they soon found they could get no

places? Yes, I suppose they did.

Then they immediately proceeded to demand their monies, did not they? Yes, they did: but they were always very willing to serve me, because they were handsomely paid in the end; they charged me quite as high as ever they charged the Duke himself, if not higher.

Did not numbers of them proceed, at the expiration of six months or thereabouts, to bring actions against you? Yes, they did.

Did not many of those actions proceed, so as to incur great costs, besides the debts? Yes,

wery great indeed.

What do you say you were indebted when the establishment in Gloucester-place broke up? Under 3,0001.

Then how were those great debts paid that were incurred, and which were so continually pressed for, from the expiration of six months, and greatly swelled by the costs of the actions? I found means in some way or other to satisfy them.

Were not those means supplied directly or indirectly, to a great amount, by the Duke of

York? No, never.

Can you then take upon yourself to say, that many bills, upon which actions were brought, and the costs incurred, were none of them satisfied by the Duke of York? No.

How do you know that? I know it as well

as I know any other circumstance.

Did you pay them yourself? Yes.

How long after your living in Gloucester-place was it before you were enabled to get talked of Perhaps three or four months, or five months, I cannot exactly say.

an you say to what amount you got by it in the first year? No, I cannot, I never took any

aggaunt. Can you say to what amount you got by it

in the course of the three years? cannot, I never took any account whatever of any thing.

(By Sir George Warrender.)

Did the D. of Y. defray the charge of no part of your expenditure, such as horses and carriages, independent of the allowance? He bought one carriage, which I stated before.

Did he purchase any houses? For about six months I had job horses, the others I always purchased myself. I lost about 900l. in one year, in the purchase of horses.

Were those horses kept at the expence of the D. of Y., exclusive of the allowance? No.

they were not.

Do you know the father of Miss Taylor, who was examined here the other night?

How long have you known han? I have known him about ten years, but I have never seen him above half a dozen times.

Have you always known hun by the name of

Taylor? Always.

Did you ever state to h. r. h, that 1,000l. a year was insufficient to support your establishment? Yes, he knew it.

(By Mr. Simeon.)

Miss Taylor stated herself to be very poor; have you been kind to her, and made her presents from time to time? Yes, I have.

Have you lately? Yes; I have not within these two months; about Christmas she told me she should get the money for her scholars, it was previous to that I assisted her.

To what amount did you assist her? Very trifling, I had not much within my own power.

(By Mr. Wardle.)

Did the D. of Y. ever send out bills in your name, for which he received the money himself? I have asked for money for h. r. h. of a gentleman, but the Duke wanted to give a longer bill for it.

Of your own knowledge, can you say, that the D. of Y. was in the habit of drawing bills at date, in which he placed your name? No.

Do you know that these bills, by which the plate at Messrs. Birkett's was paid for, were drawn in the way alluded to? I never saw the bills; I should rather suppose they were drawn upon himself, and signed 'Frederick.'

Do you recollect ever getting any money for the D. of Y., upon any bills drawn by himself, or any paper of that description, that he gave you with his name upon it? No; I do not

think that I did.

You spoke of having a house at Weybridge; was that house ever repaired at your expence? Yes, it was thoroughly repaired, and I built a two-stall stable there; I laid out between 2001. and 300l. upon it, if not more; I believe more; there was 401. or 501, alone for oil cloth, to screen h. r. h.; to screen his visits, when he was going backwards and forwards, from the neighbours.

Do you know what your diamonds cost, the D. of Y. ? No. I do not; I never asked.

Were those diamonds ever in pawn, during the period you were with the D. of Y.? Very frequently; and I recollect that when Mr. Dowler paid me 800%. I took them out; so that Parker's book would convince about the time that he got his appointment, and I received the money from him; it was within two or three days of his being gazetted, either after or before.

Was the D. of Y. acquainted with the circumstance of your damonds being in pawn? Yes; because he gave me his own bill once, and so nething else, payable to Parker; Parker can shew by his books who it was payable to.

Do you recollect the amount of that bill?

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You have this night stated, that if ever you called yourself Mr. Dowler, it must have been in joke; and you have stated also, that when you were at Humpstead, you had not called yourself Mrs. Dowler? No, I had not, never.

State whether you might not then have said any thing of that kind in joke? I might have said that in joke; but I never represented myself as Mrs. Dowler, nor as any thing but exactly what I am, except at the Court

Did you receive any letters when you were

at Hampstead? Yes, I did.

Do you recollect how those letters were directed; were they to Mrs. Clarke? To Mrs. Clarke or else to captain Thompson, for I was afraid of being arrested; or to Mrs. Nichols, the woman's name who waited upon me; she acted as my cook; she was the mistress of the house.

Do you recollect any letter or letters directed to you as Mrs. Dowler? No, never; I

never had such a thing.

Was Miss Taylor in the habit of visiting you frequently in Gloucester-place? She almost used to live constantly with me there, she would be there two or three days in a week; that was when her father's mistortunes were beginning.

Was Miss Taylor in the habit of dining, when she was there, with the D. of Y. and

yourself? Very frequently.

Do you recollect the names of the servants that used to wait upon you at dinner in general? I never used to let the livery servants come into the room, very seldom or never, the butler in general; the other servants used to bring the tray to the door; but she has been seen in the drawing-room by the maid servants, as well as the other men and the butler

Had you a footboy of the name of Samuel-Carter? Ye., I had; but col. Wardle told

me he would not mention that.

State whether Samuel Carter was in livery

or not? No, he never wore livery.

Did he attend your carriage when you went out? Sometimes, if I had no servant in the way; but I liked to spare him as much as I could.

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But he was in the habit of waiting at dinner upon the D. of Y., yourself, and Miss Taylor Yes, he was.

He constantly waited at dinner during the

period he was in your service? Yes,

How long was he in your service? I should. think about a twelvemouth, not all that time in Glaucester-place.

Where did he live before he came to you?

With captain Sutton.

As his footboy, or in what capacity? Captain Sutton was lame, and he was every thing to him.

At Gloucester-place did he do the work

jointly with the other footmen? Yes.
Was he perfectly well known to h. r. h. the

Commander in Chief? Yes, be was.

What is become of him? He is in the West, Indies.

Did you get him a commission in the Army? Yes, I did.

In what regiment did you get him a commission? Where he is now, in the 16th Foot; I think he is one of the Staff.

(By Mr. Herbert.)

Do you know why the D. of Y. withdraw, his protection from you? Mr. Adam states that was in consequence of my pleading my marriage to a bill of 130l.; but I can prove the contrary to that, as I had done it once before, and he knew it; and the man had sent threatening letters to him, and to the whole of h. r. h.'s family; bis name is Charman, a silversmith in St. James's-street; I have my own opinion of the separation.

Did h. r. h. assign any reason for it? No,

he did not; but I guess the reason.

Was it on account of your interferences in military promotions? No, it was what Mr. Adam stated, upon money matters; but not. that one of the bill.

You stated, that you had been frequently conversant in military promotions, and sometimes successfully; can you confidently state, and risk your veracity upon it, that the D. of Y. was ever privy to one or more of those transactions? To the whole.

(By the Attorney General.)

Do you mean to state, that you did not represent that Mr. Dowler was your husband, when you were at Hampstead? No, I did not represent.

Do you mean to state, that you did not say that Mr. Dowler was your husband? I might have said so very possibly, but never serious, because they must have known better, whoeves I said it to.

Did you or did you not ever say, that Mr. Dowler was your husband! I think it is yeary possible I did say so, in the manner I have stated.

Do not you know that you did say that Mr. D. was your husband? No, I do not

Did you not assign a reason for keeping your marriage with him secret? I do not re-

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collect that I did; I could only have said it to some one who was very intimate with me, and knew all about me, and could have no view in it.

Was Mr. Dowler ever in the same house with you at Hampstead? Yes, he was very frequently, during the time he was in England.

Did be sleep in the same house? Yes, ho

did, several times, but not with me.

Had Mr. Dowler any acquaintance with any person in the house, except yourself? There was no one there except myself and my children, and a French young lady, and capt. Thompson.

In whose house were you at that time? Mr.

Nichols's house.

Do you mean to say, that during the time you resided in Gloucester place, a part of the expences of the establishment were not defrayed by the Duke, besides the allowance that he paid to you? I have stated all I can re-

Do you mean to say that none of the bills for the constant expences were paid by h. r. h.?

Yes, I do.

Did not h. r. h. pay for the furniture of the house? I did not mean to that, I understood constant expences; I do not put the furniture as constant expences.

. Did not the Doke pay for the furniture? Yes, all of it except the glass; I believe that cost me 4 or 5001. The chandeliers, those I paid

log myself.
Did not h. r. h. pay for the wine? He sent in a great deal of wine, but I bought wine myself; I kept a great deal of company, and a great deal was drank.

Do you mean to say that a chief part of the expences for wine was not defrayed by h. r. h.? FI. r. h. sent in wine, but it never was enough; I purchased wine myself, both Claret and Madeira; and even that he did send in, he used to scold very much that it went too fast.

To whom did you apply for the Commission for Sam. Carter in the 16th regiment? To

Did you apply to h. r. h. for a Commission for Sam. Carter in the name of Samuel Carter? Yes; it was his real name.

Is it the name in which he is gazetted? Yes. Was that the name he was usually called in your family, and even to h. r. h. the Commander in Chief? Yes, it was.

Was h. r. h. aware that it was the same person who had occasionally waited upon him at your table, for whom you asked that Commission? Yes, he was.

. Was he recommended by any body beside yourself? No; I suppose it is in the office;

some one has recommended him:

What interval elapsed from the time Carter was in your service till he obtained the commission? I should think he was living with me near a twelvemonth altogether, not entirely in Oloucester-place but in Tavistock-place like-

Did he go immediately from your service

into the army? Yes, he did.

Did h. r. h. see Samuel Carter subsequent to his being gazetted? Yes, he did.

(By Sir J. Schright.)

Did he speak to Samuel Carter on the subject of his having a Commission, either before or after he obtained the Commission? I do not know what h. r. h. said to him; but he saw him after he had been down to the Isle of Wight, and joined the depot; he came up to me for some money, and h. r. h. saw him in Gloucester-place.

Is Samuel Carter any relation of yours? No,

not at all.

(By Mr. Yorke.)

What part of the time did Carter live with you in Gloucester-place? I should think five or six months; I cannot exactly say, but I know he lived with me many months.

At the time Miss Taylor was dining so constantly with you as you represent, was Peirson your butler? He waited upon her while he was there, and the other also: Sam. Carter has been waiting while she has been with us, and another butler, who has left me.

You have stated, that Samuel Carter was a boy; what age was he when he got his Commission? I called him a hoy, because he was short; I believe he was eighteen or nineteen, of a proper age for the Commission.

[The Witness was directed to withdraw.]

WILLIAM ADAM, esq. attending in his place, was examined.

(By Mr. Churles Adams.)

It appears that an annuity of 400%. a year was to be paid conditionally to Mrs. C.; were you consulted by the D. of Y. whether that annuity should or not be paid? I have already stated all I know respecting that annuity, and if the hon, gent, will refer to the evidence I have given, he will find that I know nothing about the payment of the annuity.

(By Sir James Hall.)

Do you confirm the statement made by Mrs. C. that she had an allowance of only 1,000l. a year? If the worthy baronet will take the trouble to peruse the evidence I have already given, he will find it is perfectly inconsistent with any account I have given that I could possibly answer that question, because I am totally ignorant, as I have already said, of all payments made by the D. of Y. except those which fell under my cognizance as trustee. The Chairman was directed to report progress, and ask leave to sit again.]

HOUSE OF COMMONS.

Thursday, February 14.

[CONDUCT OF THE DUKE OF YORK.] The house, pursuant to the order of the day, weat into a committee to consider of the Charges against his royal highness Mr. Wharton in the Chair.

Mrs. ELIZABETH BRIDGEMAN was called in and examined.

(By Mr. Wardie.)

Do you recollect any thing of Peirson, the butler to Mrs. C., calling to have a note changed the latter end of July, 1805? Yes, I do. State where you live. No. 6, Vere-street.

In what business are you engaged? A con-

fectioner.

State exactly what passed with regard to that note. I cannot recollect exactly what passed,

but I did not change the note.

Do you recollect Peirson bringing a note to be changed at that time? He did bring a note, but I do not recollect seeing the note, and I did not change it.

Have you no memorandums which you could

refer to? No.

(By the Chancellor of the Exchequer.)

Perhaps you do not know the amount of the note? I think he said it was a 100l. note.

You did not see it, but he said so? I did

not see it.

Do you recollect with any precision the time, the day, or the month in which it happened? I do not.

Some time in July? I cannot say what time it was, but I recollect the circumstance of his coming with the note.

You cannot even be sure as to the month in

which it took place? No.

Was he frequently in the habit of coming to your house? Frequently, to order things for Mrs. Clarke.

To get notes changed? I never recollect his changing any thing more than a small note, which might be to pay any little bills she had contracted.

You do not, of your own knowledge, know this was not a small note? No. I did not see it; he merely asked me, whether I could change such a note.

You did not see the note, and did not change

it? No.

Do you recollect what was the largest note you ever changed before for him? I do not, but none of any high amount, I never changed.

(By General Loftus.)

Are you certain that Peirson told you this was a large note? To the best of my recollection he said a 100l. note.

(By Lord Folkestone.)

Do you recollect whether it was in the summer time? I cannot say positively, but I think it was.

(By Mr. Shaw Le-feore...)

Do you not carry on business in partnership

with another person? There is another person in the concern with Mr. Bridgman, but not exactly a partner; but he knew nothing of the transaction of the note.

Did you in general have the management of the money concerns, or the partner, in the year 1805? He had nothing to do with it, he

was in the country.

[The withess was directed to withdraw.

Mr. ALEXANDER SHAW was called in, and the Letter from lieut.-col. Shaw to Mrs. Clarke, given in evidence yesterday, being shown to him, he was examined.

(By Mr. Wardle.)

Do you know col. Shaw's hand-writing? I think I ought to know it.

Do you know that to be the hand-writing of col. Shaw? I think I know it to be.

Did you ever see him write? I have.

Do you state that to be his hand-writing? I believe it is.

Have you any doubt about it? I have no doubt about it; it is very like, and I believe

(By Lord Henniker.)

Did you ever see col. Shaw write? Col. Shaw is my son, and we have lived as father and son ought to do; as good friends.

The witness was directed to withdraw.

Mr. CHARLES SHAW was called in, and examined.

· (By Mr. Wardle.)

Of your own knowledge, do you know that 200/. was remitted to Mrs. C. on account of col. Shaw? No. I do not; but I know that 300l. was,

State at what period that 300l. was remitted. I received a letter from col. Shaw, mentioning that he wished to convey 300%, to his friend, and requesting that I would receive that sum of Mr. Coutts, having sent me an order to that effect, and that I would send it by a careful band, addressed to Mrs. Clarke, No. 18 Gloucester place. I received the money from Mr. Coutts, in consequence of the order, and delivered it myself at the door.

(By the Chancellor of the Exchequer.)

When was that? I unfortunately have kept no papers or any letters; but, in consequence of the summons of this house, I called at Mr. Coutts's to-day, and found from their books that I received it on the 9th of May 1806; and I perfectly recollect that I delivered it that day at Mrs. Clarke's door.

Was this a remittance from col. Shaw from he Cape? From Bath; he was then immediately to leave Bath for Portsmouth to embark for the Cape; the letter, I perfectly recollect, stated, that though he had received his appointment through the influence of his friends

Then you have got the letter? I unfortunate-

ly have it not, for I destroyed it soon after he embarked; but I perfectly recollect that he stated, that though he had received the Appointment through the influence of his own friend, Mrs. C. had shewn a disposition to serve him; that he had already paid her 300% previous to this, and had received an application for the last sum by way of loan, and that he was loth to refuse her, because he believed there was a disposition to serve him, though the Appointment came certainly through the influence of his friend, whom I knew to have been Sir H. Burrard, who had interested himself very much upon all occasions for this gentleman, and that the Appointment was got by him; but that, as this ludy has shewn a disposition to serve him, he had in consequence sent this 3001, that it was expressly given by way of loan. In consequence of what I read to-day in the news-paper, that Mrs. C. declared in this house that this gentleman had used her ill, and had not fulfilled all his engagements, I beg to declare from my own knowledge, and I am ready to bring evidence to the Bar of this house, that licut.-col. Shaw is a man of as high honour and as good an officer, as any man in the king's service, and is incapable of making any pecuniary promise that he has not literally, faithfully, and honourably supported. I beg pardon, if I have been too warm; but it is such a reflection upon this gentleman. I am willing to produce officers, from his colonel downwards, who will state that he never forfeited an engagement he had made in his life; his services are well known.

The Witness was directed to withdraw.

Colonel GORDON was called in, and examined.

(By Mr. Wardle.)

Can you state when major Shaw was appointed to be assistant barrack-master general, and at what period he was put upon the halfpay? I beg to ask, whether you would wish me to answer that question as it is put to me, or to read the whole proceeding respecting major Shaw's appointment, from the first to the last.

Answer the question at first as it is put.—I do not believe that I have got the document in my possession which can exactly answer that question; it must have been about the end of March 1806, or the beginning of April.

Do you mean that it was the end of March 1806 or the beginning of April that he was appointed barrack-master general? I believe he was appointed deputy barrack-master general, and placed upon half-pay immediately after-

and placed upon half-pay immediately afterwards.

Do you know how soon afterwards he was placed upon the half-pay? I cannot from my recollection at this moment ascertain the dates, but they are very easily ascertained; a reference to the army list, or the documents in the office, or the Gazette, would ascertain it in a moment. (By the Chancellor of the Exchequer.)

Are there documents in your office that would ascertain it? Yes, there are:

State any thing you know to the Committee respecting the applications that were made for col. Shaw's situation.—With the permission of the house, I will read all the documents in my possession with respect to the appointment of major Shaw, lieut.-col. Shaw. The first document is a letter from lieut.-gen. Burrard to me, dated August 11th, 1804; it is not dated where from, but it was most likely from the Orderly-room in the Guards.

[Colonel Gordon read the letter.]

" Aug. 11th, 1804. " Dear Sir; I am so much employed on a board " of clothing, that I cannot do myself the pleasure of waiting upon you. The en-" closed will inform you of the situation of a "friend of mine, whom I wish much to serve. If col. Clinton is in London, he " can tell you exactly how he stands; as If you can put me in " can col. Loraine. the way of serving him, I shall be ev-He has served tremely obliged to you. " long, always abroad, and very gallantly, " and his father was a brother captain and " friend many years back. I request you " to excuse the liberty I take and trouble " I give you, and believe me truly, Your most " obedient, HARRY BURRARD." " Lt. Col. Gordon, &c. &c."

The next document is my Answer to that Letter.

[Colonel Gordon read the Answer.]

"Horse-Guards, 16th Aug. 1804.

Dear General; I fear that your wishes in behalf of major Shaw cannot be complied with, h. r. h. being of opinion, that he must join his regiment before any further recommendation in his favour can be attended to. Your's &c.

(Signed) "J. W. Gordon." M. General Burrard, &c. &c."

The next document is sir Harry Burrard's to me, August the 27th.

[Colonel Gordon read the letter.]

"Aug. 27th, 1804.

"My dear sir; I shall be obliged to you if you
"will let me know whether Chinton has
"spoken to you about major Shaw; and if
"yo: think he may be likely to see the
"Commander in Chief to morrow. He has
"found a major of the 59th eager to go to
"Ceylon, but he is himself preparing as fast
"as he can, however distressing it is to him.
"I am truly your's, H. BURRARD."

The next is my Answer to that Letter.
[Colonel Gordon read the letter.]

"Horse Guards, 28th Aug. 1804.
Dear General; Clinton spoke to me with
"much warmth about major Shaw, but
"having twice mentioned his name and

"wishes to the Commander in Chief, I cannot again venture to do it. I recommended major Shaw to speak to h. r. h., and
state his situation. (Signed) Your's,
"J. W. Gordon."

" M. General Burrard, &cc. &c."

The next Letter that appears upon this subject is from sir Harry Burrard to me, on the 27th of March, 1805.

[Colonel Gordon read the letter.]

Put by.

" March 27th, 1805.

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" Private and confidential. "My dear sir; My friend Shaw's health is by "no means re-established, and his family " still in extreme distress from their recent " losses and misfortune. I could therefore wish his leave to be extended for two months, and I am sure it would prevent infinite discress to him. If you can manage it for me I shall be extremely obliged to you. I have heard it whispered, that it was possible rank could be obtained by raising men. If it is so, and this could be allowed him, it would most materially ' serve him, and do away the mortification I am afraid my want of skill has occasioned; and I should not have to reproach myseif at any rate with want of success. I am afraid his leave will be soon out, and his anxiety will, of course, be great. Pray ' excuse the trouble I give you, and be assured that nothing can afford me more pleasure than serving you, as I really am " Your, &c. HARRY BURRARD."

The next is my Answer to that Letter dated the 28th of March.

[Colonel Gordon read the letter.]

"Horse Guards, 28th March, 1805. " Dear General; His royal highness has much " pleasure in complying with your request " for a prolongation of leave of absence for "major Shaw, which leave has been ex-" tended for two months, from the expira-" tion of his present leave, and the same has " been notified to the adjutant-general. At " the same time it is but just to hint to ma-" jor Shaw, that there is a duty to the ser-" vice, to which the Commander in Chief, " however anxious h. r. h. may be to relieve " the distresses of individuals, must give at-"tention; and, if the circumstances of ma-" jor Shaw are such as to preclude him from "joining on so remote a service, he should " retire upon the half pay until some more " favourable opportunity. Ever your's, " &c. J. W. GORDON.

"P. S. There is so intention at present on the part of government to raise men for rank in the infantry.

" Lt. General Burrard, &c. &c."

The next is from general Burrard to me on the 10th of May following.

[Colonel Gordon read the letter.]

" Speak to me.

My Dear Sit; I cannot sufficiently as "knowledge, in general Archers, name and "my own, how much we feel obligation " to h.r. h.; I sincerely hope Archer will " have opportunity of evincing his gratitude and zeul. Since I spake to you concerns " ing major Shaw, be has called upon me " to inform me that he cannot, condition-" ully not to pay if he does not proceed " to India, get a passage secured, and that " the captains require 4001. Now, as he " is led to have some hopes still, that an op-" portunity may offer to promote him, from " " what h. r. h. so graciously said, he feels a " reluctance to sink so large a sum, if there " is a possibility to avoid it. If you could, " therefore, soon again recall him to the "Duke, he would abide by whatever was " the determination of his royal highness. " Excuse my troubling you, and believe me,

" Lt. Colonel Gordon."

The next is my Answer to that Letter. [Colonel Gordon read the letter.]

HARRY BURRARD."

"Horse Guards, 13th May, 1805."
Dear general; I have laid your letter of the
"10th instant before the Commander in
"Chief, and am directed to acquaint you,
"that h: r. h. sees no prospect of any early
"opportunity of complying with major
"Shaw's wishes: and that, therefore, it is
"advisable he should proceed to join his re"giment by the earliest conveyance. I
"have, &c. J. W. Gordon."

"Lt. Gen. H. Burrard, &c. &c."

The next that I hold in my hand is March 1806, from sir Harry Burrard to me.

[Colonel Gordon read the letter.]
"(Confidential.)

" March 26, Q6." "My dear Gordon; I hope you will pardon the " anxiety of a soldier to get promotion; and " of his friend, and the very ancient one of " his old father, to assist him in it, particu-" larly as he is well assured of his zeal and " general worth. Under this presumption "I inclose a letter from major Shaw, with " my earnest hopes that should any thing " turn up, in which you can bring his name " forward, that he may not be forgotten. I " inclose it for your private reading, and re " quest at your lei-ute you will return it. " will at any time attend you, to prevent you " the trouble of writing, or rather the time " of it, for I know the former you do not " mind. Your messenger knows where to " find me, as I am at this orderly room for "two or three hours most days. I am artily " your's with great regard,

Mr. D.

"I shall be glad to speak to general Burrard this evening if possible, if not, about two to morrow." The inclosed is from major Shaw, to sir Harry Burrard, dated Pevensey Barracks, 19th March, 1806.

[Colonel Gordon read it.]

(Inclosure.) " Pevensey Barracks, 19th March, 1806." "My dear sir; I fear that you must think me presuming on your many kindnesses in again troubling you, and, being without " apology, I must rely entirely on your good-« ness. In making, however, my present " request, let me beg that, if attended with "any circumstances unpleasant to you "that you bestow no farther consideration, " than pardoning the liberty of my having "made it.—I shall premise with stating, that previously to my removal from the "Ceylou regiment, h. r. h. had been gra-" ciously pleased to promise me promotion, " on a favourable opportunity offering: and " on my joining the 40th regiment, I re-"peated my desire of purchasing, to which I now stand noted by a letter from col. "Gordon. Having had further assurances " given to me of his royal highness's favourable intentions, in the admission of my " services, being now nearly 23 years in his " majesty's army, that my cotemporaries " are generally colonels, or old lieut. colo-" nels, and that I experienced the mortifica-"tion of being purchased over by an officer " from another regiment, and by many years "my junior in the profession; from these " circumstances, I am induced to hope that "should colonel Gordon favour me by " bringing my case to h. r. h.'s notice, that " I might benefit by some mark of favour in " the inilitary arrangements that are expect-ed to take place. It is in this expectation " that I venture to trouble you, and I shall " feel myself sincerely obliged by your men-" tioning to colonel Gordon (should a desir-" able opportunity offer) my services, dis-"appointments, and present hopes; and I "shall esteem it a particular favour his " bringing my case at this period to b. r. 16 h.'s remembrance. I shall no longer tres-" pass on your time but in offering my best " respects to Mrs. Burrard. I remain, &c. " J. SHAW.

The next letter is one from general Burrard, March 29th, 1806.

[Colonel Gordon read the letter.]

"March 20th, 06.

"My dear sir; To shorten the business, I send
"you Shaw's letter, which is nothing more
than a say, that he gratefully will accept,
the deputy barrack-mastercy at the
"Cape can be obtained, with the rank of
"Bout. col. and go there in three weeks.
"I explained that; and also, that (if it
"could be obtained) he would be put on
that half pay at soon as it could be done. His
request is to some to London immediate-

"ly, if he can succeed. I am fruly, &c.
"H. Burnand."
"Pray return the letter."

"Lieut. Col. Gordon."
"C. L."

"The appointment is now to go on."

I did not return the letter, and I now have it in my hand; it is a letter from col. Shaw to gen. Burrard.

[Coionel Gordon read the lester.]
(Inclosure.)

" Pevensey Barracks, 28th March, 1806. "My dear sir; I am just honoured with your letter, and I trust you will believe that I " feel, though I shall not attempt to express " my gratitude, for your present and many " kindnesses towards me, and I can only " add, that my sense of obligation can alone " cease with my existence.- I have, as far as the present time alloyed, given every consideration to the proposal you have made me, and should conceive myself fortunate in succeeding to it, and should be ready to proceed in the time you mention. I have only to request, that should "the decision prove favourable, that I might be permitted an immediate leave " of absence, as I should have a great deal to arrange in regard to my family. It would be my wish, could I procure an " accommodation, to take my wife and two of my children out with me, and to 'leave the others in this country .- As " our warning for the post is very short, I must conclude, begging my best respects to Mrs. Burrard, and that you will believe " me, &c. J. Shaw."

' General Burrard."

The mark I put upon this letter was, "the "Appointment is now to go on y it did go on, he was appointed deputy barrack-master-general at the Cape, with the rank of lieutenant-colonel, and, as soon as possible, was put on half pay. I have further to state to the committee, that when this subject was mentioned in the house some evenings ago, I sent to sir H. Burrard, to request he would bring to his recollection all the circumstances that took place upon the subject of Shaw's appointment. Sir H. Burrard waited upon me on the Soth of January last, and put this paper into my hands.

[Colonel Gordon read the letter.]
The following day sir Harry Burrard sent me
this letter.

[Colonel Gordon read the letter.]
I have now told the committee all I know upon that subject.

(By Lord Folkestone.)

In the first letter that you have read, col. Shaw refers to some promises made him of promotion by h. r. h. the Commander in Chief; do you know what those promises were? I cannot state exactly that I do know, but I supposed them to have been the usual answers given to officers who make application for promotion,

that their names were noted, and would be considered with the names of other officers of equal pretentions, when future opportunities offered

You do not know of any other promise which in nor Shaw had received? No, I do not.

Is it usual for field officers on the staff to be put on half pay? When a field other accepts a staff appointment abroad, a permanent staff appointment, it is uscless for him to be placed upon the Hilf pay, it is the general rule of the there are exceptions, which I can explain when called upon

State the exceptions - The best way for me to state the exceptions would be to read to the committee a List of all the permanent st iff siturtions, and to state all that are upon halt pay

and who are not, and why

Was the officer who held the appointment before major Shiw, on hilf pay or full pay? It I recollect right, major Shaw was the first person who held it, he was appointed upon the cipture of the colony of the C me of Good Hope

[Colonel Gordon delivered in a List of the

Stiff Others on Foreign Stitions]

(By Sir George Warrender)

How many of these officers holding staff situations, who are upon half pay now, were on half pay previous to and at the time they were appointed to those staff situ itions? Speaking to the best of my knowledge, I believe when they were appointed to their staff siturtions, they were every one, without exception, on full

was sir W Keir upon full? He was not You have stited that the two other staff officers at the (ape are heut col Sorel and heut al Hacourt, were either of those officers upon half pay when they received those appointments? No, they were not, they were put upon half pay since, the paper I give in will state it exactly, and I do believe, with the ex-ception of sir W Keir, they were all upon full

pay, there may be one or two exceptions. (By General Fitzpatrick)

Does sir W Leir receive his half pay? That is a financial question that I can only answer as matter of general information; I believe he does not, as he has applied for it, and I believe he does not receive it.

(By Mr Abercrombie)

Am I correct in supposing that col Kempt was appointed quarter-master general in Canada, on the recommendation of sir James Craig, col Kempt being at that time absent in Sicily? Yes, he was, col kempt had no notion of his appoint ient until it was intimated to him

Am I correct in supposing that col Kempt would have declined that situation, if it had interfered with his situation as lieur col of the 81st regiment? I am quite positive of it, for he repeatedly assured me so.

Is the deputy quartermuster-general in Sixily on full pay, or does he receive any other pay

than that of his staff situation? I do not know that he does; I believe that he receives merely the pay for his stuff situation, and will be placedupon the half pay in addition to that as soon as an opportunity can be found, but at present he is aggrieved by not even having the half pay; that is heut, col Campbell

(By Lord Folkestone)

Have the staff-officers, whom you mention as being on half-pay, been on half-pay ever since they have held those staft situations? believe I have stated to the house, that to the best of my recollection they were all upon fullpay when they were appointed, and were placed upon haif pry as soon as possible after-

Immediately upon their receiving their staff appointments they were placed upon half-pay? As soon as possible afterwards, the Commander in Chief has it not in his power to place an officer upon half pay whenever he pleases, there must be a vacancy on the hilf-

p ry est ablishment

I understood you to say that an other of the name of Bowyer in the West Indies was on tle full pay, hol hing a staft appointment; what stall appointment does he hold? I said that m nor Bowyer was deputy adjutant general in tle West Indies, and he is the eldest captain of the 59th regiment, he has been ordered to join his regiment, or he will be placed upon the half pay.

What regiment did col Shaw belong to before he received his staff appointment? Col. Show exchanged from one or two, but I believe

it is the 40th regiment

Did general Buirard command a battalion of the guards at that time? He commanded the bugade of guards in I oudon

Did you state those documents which you read to be all the documents respecting the appointment of major Shaw? I hey are all that I know of, in my present recollection

All those that are in the office? Upon my

word I believe so

Is it customary to appoint an officer to any staff appointment or any advantageous situation, without inquiring of the officer commanding the regiment to whom he belongs, what has been the conduct of that officer? That is the general mode to apply to the other commanding the regiment, but mijor Shaw had not been in the 40th regiment are months, if my recollection serves me right, and gen Burrard states that he knew him from a buy

Is it not customary to apply to the general officer, who is col of the regiment, in such cases? No, I cannot say that it is, the col. of the regiment, not being with him regiment, he is very often not so good a judge of the ments of the other as the officer actually in the command of it, or many other officers with whom the individual may have previously

In point of fact, no application in this case was made to any person but to gen. Burrard? Gen. Burrard mentions in his letter that he had sir James Craig for his friend, and I have endeavoured to bring to my recollection whether sir J. Craig had ever spoken to me about Shaw; I cannot bring to my recollection that he did, but it is possible that he might.

Had col. Shaw ever served under sir J. Craig? I really know no more of it than exactly what sir II. Burrard states in his letter; it is most likely he had, for he had served a great deal in India, and it is probable that in India he had obtained the patronage of sir J. Craig.

(By General Loftus.)

Do you know col Meyrick Shaw? There's a col. Shaw who has just been removed into the 76th regiment, I believe his name is Meyrick Shaw.

(By Mr. Wardle.)

Do you recollect his being confidential secretary to ford Wellesley in India, then a major? I rather think that he did hold some appointment ander ford Wellesley, as ford W. has more than once recommended him to the notice of the Commander in Chief.

Do you recollect, that in consequence of his purchasing the lieutenant colonelcy of a regiment not in India, he was put upon half-pay? Yes, I think I recollect that perfectly, that he purchased the lieut, colonelcy of the 31st

regiment. Was there any deviation from the ordinary practice of the army in the appointment of col. M. Shaw to the lient. colonelcy of the 76th regiment? None whatever, it was the constant practice; I stated I believe in my evidence some nights ago, that it was the rule of the army that a junior officer should not be placed over the head of a senior officer of the same rank, that is, the jumor major of one regiment should not be put over the head of the senior major in another; but heut. col. Shaw was a lieut. col. and he was placed on the lieut. col.'s vacancy over the head of the major; that is the constant practice of the army, there has been no deviation whatever in it.

Do you know what recommendation Mr. Samuel Carter had for his ensigncy in the 16th regiment? Yes, I do.

(By Mr. Wellesley Pole.)

What is the date of major Covell's commission as major in the army? August 1807.

From what date does lieut. col. Shaw take rank as lieut. col, in the army? I should think he has een a leut. côl. rather better than three years. I have no document by me that will state that accurately.

(By General Laftus.)

Do you know that col. M. Shaw was a great many years a commissioned officer in the East Indix Company's service, hefore he came into his majosty's regular service? I do not know it from my own knowledge, I have heard the very best character of col. Shaw, fram various officers.

Do you know whether he was semared to the half pay without receiving a difference?. I believe he was.

Is it not a regulation, or at least understood, that whenever an officer is placed upon half pay without receiving a difference, government is in some degree pledged to place him upon full pay as soon as a favourable opportunity offers? The Commander in Chief has invariably been governed by that rule.

(By the Secretary at War.)

Do you know whether I took a particular interest in lieut, col. Sorel? With the greatest deference to the right hongent, who put that question, I may say that he importuned me upon it.

Did I importune you to solicit h. r. h. to keep that officer upon full pay, as long as he could with propriety be kept in that situation? Yes, certainly.

(By Mr. John Smith.)

Q. Do you know any instance of a private soldier of a dragoon regiment, who by his good conduct arrived at the rank of captain, and obtained a Quarter-Master's Warrant, and in that situation commanded officers who had been lieutenants when he was private?

[The witness was directed to withdraw.]

Colonel Wood objected to the question, as coming within that line of examination which the committee had already decided against. He understood the opinion to be, that no case should be gone into except where the rules and regulations of the army had been broken in If questions such as these were to upon. be admitted, they would not know where To enquire into cases of promotion, where the rules of the army had not been broken in upon, would be to trench upon the prerogative of the crown, in which was exclusively vested the power of granting commissions in the army.

Mr. S. Bowne observed, that the hon. member opposite (Mr. Wardle,) had been stopped from going into other matter, in order that some questions might be put to the witness relative to col. Meyrick Shaw. He put it then to the hon. member, whether he would travel into other cases, until that immediately under consideration had been disposed of.

Mr J. Smith stated the object of his question to be to impeach the evidence of the witness at the bar, for whom, however, he felt a high respect. That witness had stated that the settled regulations of the army had never been broken into He was not afraid to state that the contrary was the case; and it was to shew

this that he had put the question to the

Mr. S. Bourne should not object to the question, if it were put with any view of impeaching any testimony given at the

Sir G. Warrender, though he did not approve of the course of examination which had been pursued, yet considered this question as proper as those which had immediately before been put, relative to col. Shaw

Mr. W. Pole informed the committee, that the object of his questions was to put the committee in Massession of a fact of which it seemed not to have been aware, that col. Shaw had been a lieut. col. some years before major Covel was a major.

Mr. Yorke observed, that the inquiry concerning Samuel Carter had been stop ped, in order to proceed with the case of col. Shaw, but, if it was contended that the regulations of the army had been broken in upon, he was of opinion that the question should be put.

Gen. Loftus recollected the evidence which had been given by the witness on a former night, and he was convinced it could not be impeached. He had not and that the rules of the army were never departed from, but not generally, and except in special instances.

The witness was again called in, and exammed.]

(By Mr. J. Smith.)

Do you know capt. Brunker, who either is, or lately was paymaster of the 5th dragoon guards? I cannot say that I have that plea-·ure.

Do you not know that that officer, who is a very meritorious officer, was formerly a private in that regiment? I have already said, that I have not the pleasure of knowing him at all.

Do you know Mrs. Clarke? I never had the pleasure of seeing Mrs. C. till I saw her at the bar of this house two evenings ago.

(By.Mr. George Johnstone.)

In the series of correspondence which you have read between gen. Burrard and yourself, there is a letter sometime towards the 28th of March, wherein gen. Burrard, in the most emnest manner, renews his solicitation on behalf of major Shaw, and a note is made upon that, desiring to see gen. Burrard that evening, or early next morning; did you see gen. Burrard in consequence of that desire so expressed? I think it is most certain that I saw him, for his next letter contains an answer to something I must have said to him.

On that occasion did you suggest to gen. Vol. XII.

Berined, that this appointment of buffact master article Cape of Good Hope with the things with the country of or about to be so? I candot state positive that I did not, I think it most Kinely that I did.

Had you over land any conversation with the Commander in Chief upon that subject, and had he ever expressed any carnest desire to provide for major Shaw? I do not recollect that the Commander in Chief expressed any desue at all, but I certainly must have had some communication with him, or I never could have ventured of mystle to have made such a proposal to sir H. Burrard.

Did the Commander in Chief ever speak to you upon the subject of major Shiw, except when you, in the course of your official duty, made representations to the Commander of Chief respecting major Shaw? I do not recollect that he ever did, but I beg leave to state; that it is pressing my retollection a little hard, considering that there are 11 or 12,000 officers of the army, all of whom, or their friends.

either correspond with or address me.

(By Mr. Brand.)

Did you ever hear of Mrs. Clarke's selling, of pretending to sell commissions in the army, before it became the subject of discussion in this house? Never, but through the medium of the numerous libels that have been later? published against the Commander in Chief.

Did you ever set on foot any enquiry into the truth of those statements? I have already stated to the house, that in the autumn of 1804 I had understood that numerous abuses of this kind existed, and I did set on foot every inquiry that it was possible for me to do; I ascertained that these abuses were practised, and m a letter that is now before the house, cautioned the Officers of the Army against such practices; even subsequent to that letter, I had proof that such abuses did exist, and I obtained the opinion of eminent counsel, and they assured me it was not even a mistlemeanor, and that I could have no redress; upon that I represented the circumstance to the then Secretary at War, as I have already I believe stated in evidence to this house, and a clause was inserted in the Mutiny Act, to impose a fine

From what source did you receive your intelligence of the existence of those abuses? rather think that the source was anonymous; but upon inquiry I found that the account was true, and I traced it to Mr. Fromne, an army broker, and a Mr. Hebden, I believe a clothier in Parliament-street: I sent for Mr. Froome; Mr. Froome fold me that he had received this money; I think it was nearly 1,000l. for the paymaster-ship of one of the battalicas of the German legion: I think, I am speaking now from recollection, that he told me also that he had only received a per-centage upon the money, and paid the money to other hands; after repeatedly pressing him, I think he named Mr. Hebden the army clothier. I sent for Mr.

Hebden, and after some conversation, I must.

state to the house that I was not a little surprised at the impudence of that gentleman, who told me positively that he received the money, and would tell me no more about it; that is the proof to which I alluded.

The name of Mrs. C was never mentioned to you as a party to this or any other similar transaction? Most certainly not.

(By Mr. Dickenson.)

Did you ever disclose to the D. of Y the circumstance of Mr Hebden and Mr. Froome? Yes, I did indeed, and to many other people, and took the opinion of lawyers upon it, which opinion I believe, and all the documents upon it, I can, it necessary, lay before this house.

What was the Duke's answer? The Duke desired me to scrutinize it to the bottom, and, let it fall upon whom it might, he would make an example of them.

(By Mr. Wardle)

Since this transaction, do you know that Mr Frome has been employed by Mi Greenwood? No, I do not know it.

(By Mr. Charles Adams)

You'd livered in a paper from Messrs Greenwood and Cox, relative to the exchange between lieut, col Knight and lieut, col Brooke, some of which you stated to have been written in the original in peneil; how did that happen? As this paper is printed, it is incomprehensible almost to me when this paper was laid before the Commander in Chief, I received his pleasure upon it, and I marked upon it this pencil remark "C L" (Colonel Loraine) "cannot be accorded to; h. r. h. does not approve of the exchange proposed." Subsequent to that, inquiries were made as to the services of lieut, col Brooke, on whose account it was that the exchange was not acceded to The result of these inquiries was such as to induce me to lay the papers before the Commander in Chief again, and this second pencil remark is the result of the second representation I made to the Commander in Chief

Is is usual to make your remarks in pencil? Sometimes in pencil, sometimes in ink.

(By Mr. Wardle)

Were you acquainted with Mr Froome, or knew any thing of his situation in life previous to the interview you had with him on the subject of this commission? I knew him as a reputed army broker to a great extent, and one of a description of persons with whom I declared open war the moment I came to the Convainance in Chief.

In sinsequence of the transaction stated by you, were any steps taken to prevent his transacting that agency business for the army? I do not understand that he ever was authorized to transact business for the army, but he transaction it in spite of every thing I could do the war army bloker, not an agent.

(By the Chancellor of the Exchequer.)

Was it not in consequence of information which you obtained upon the subject, that those circular letters were written, and the clause in the Mutiny Act submitted to parliament? The circular letter was written in consequence of the information I had obtained prior to the fact with which I have now acquainted the house, the clause in the Mutiny Act was brought into this house subsequent to that, and because I found that I had no redress.

(By Mr. Wardle)

Was there ever any entry made of col. Knight's exchange not being approved by the Commander in Chief? Certainly there was, and sent either to col Knight or col Brooke; I had the letter in my hand the first time I gave evinence before the house.

Through what recommendation in your office did Mr Samuel Carter receive his Ensigncy in the 16th foot? Level Sutton of the Royal Artillery.

[The Letter was read, dated Dec. 7th, 1801]

" Royal Laboratory, Woolwich, December 7th, 1801"

" May it please your royal highness, The kind-"ness that your highness has at all times " most graciously bestowed on me, em-" boldens me to address you in the behalt of "an orphan lad, nearly 16 years of age, "of the name of Samuel Carter (whose " father lost his life in the service, and " whom I have brought up and educated,) "in hopes that your highness will be " graciously pleased to appoint him to in "Languey, a favour that I should not " presume to ask but on the score of my long " service and sufferings in his mejesty's " service; which I hope and humbly trust "your royal highness will take into your " gracious consideration, who am, with all " due submission and respect, &с.
"Тно Suттом,

"Licut. Royal Artillery"

" Lt Col L"

"Trom present circumstances, it is not in the
"Commander in Chief's power to recom"mend any person for a Commission; but
"the person mentioned will be noted to be
"provided for at a future opportunity
"J. C."

Do you recollect when he was appointed # Here is heut Sutton's Answer to the notification, which will state it exactly.

[The Letter read, March 29th, 1804.]

"Lieut. Softon presents his most respectful
"compliments to col. Chaton, to acknow"ledge the honour of his note of the 21st
"inst and begs to express how gratefully
hereels the appointment'h. r. h. the Com-

6297

"mander in Chief has been pleased to confer on Mr. Samuel Carter"

"London, March 29th, 1804."

" Colonel Clinton,

&c. &c."

The appointment must have taken place

Do you know whether heut Sutton is dead? Until I looked into these papers, I did not know that such a man existed, I have heard that he is dead

(By General Loftus)

Are not candidates for Ensigncies frequently on h 1, h's list for two or three years before they can be appointed? That depends upon the period; at the period of 1801, the reduction of the army, and the period of peace, it was absolutely impossible to appoint him, as the answer states, the answer is in substance upon the body of the letter, but here it is in length.

[Colonel Gordon read the Letter, dated 8th December 1801]

"Horse-Guards, 8 Dec. 1801."
"Sir; I have received the Commander in Chief's commands to acquaint you, in "answer to your letter of yesterday's date,

"that from present circumstances it is not in the Commander in Chief's power to recommend any person for a commission; but h. i. h has directed Mr Samuel Carter's name to be noted, to be provided for at a future opportunity I am, &c

"Lieut Tho Sutton, "Rob. Brownergo."
"Royal Artillery.

"Royal Laboratory, Woolwich."

I should imagine the circumstances alluded to were the reduction of the army

Have not you recently known instances of candidates, respecting whom there was no disquisification, where they have frequently remuned two or three years before they were appointed? Certainly, I dare say there are 100 upon the Duke's books at this moment, or two.

Is there any subsequent recommendation of Mr. Carter? I have no other documents whatever on the subject.

When a recommendation is once in, is it necessary for a subsequent recommendation to come when that candidate is noted upon the list? The usual practice is, when a person sends in a memorial, he follows it up by himself and his friends repeatedly, and commonly in person.

(By Lord Folkestone.)

Do you know the date of Mr. Carter's commission. I cannot say that I know the date, but it must have been between the 17th and 21st of Merch 1804.

In the affair of the exchange between col. Brooke and col. Knight, had not col. Knight previously made an application to be allowed so exchange with col. Pleydell? Yes, he had.

Was that objected to? Yes, it was.

Are the documents upon that subject now
in the office? I rather think they are.

Did you ever hear of a person of the name of Hector Stray, an Ensign in the 54th regreement of foot? To the best of my recollection, I never heard his name mentioned before.

Have you with you any means of ascertaining whether there is such a person? I have not with me, but I can ascertain it by eleven o'clock to-morrow morning.

o'clock to-morrow morning.
You stated, on a former demination, that you had frequently been in the West Indies; were you not boin in the West Indies? I was not, I have the honour of being a Welstman.

(By Alderman Combe.)

To your knowledge, did Mr. Hebden, whe received the 1,000/ $_{\lambda}$ for the Paymastership, ever obtain that Paymastership? The Paymastership was certainly obtained, and that struck me very forcibly when I made the requires.

Is it competent to you in your official aftuation to produce the documents of that appointment? I can produce them; it will give me great satisfaction if the Committee will do mo the honour to go into them

At whose recommendation are Paymasterships bestowed? The colonels of the regrments through the Secretary at War.

(By the Secretary at War.)

Has the Commander in Chief any concera with the recommendation for these appointments? None whatever, except the submitting them to his majesty.

Is it a matter of course for the Commander in Chief to submit to his majesty those recommendations for Paymasterships, which are approved by the Sccretary at War? It is quite a matter of course, when approved of by the colonels of the regiments and the Secretary at

Does the recommendation of the Paymaster on all occasions originate with the colonel of the regiment, or does the Secretary at War appoint? I understand the practice to be, that the recommendation is with the colonel of the regiment, and it is submitted to the Secretary at War, whose duty it is to take care that the securities are good.

(By Mr. Dickenson.)

Who was the colonel who recommended the Paymaster, in the case of Hebden, to the Paymastership? I really do not know who the col of the battalion was, it of course came through the head of the German Legion, the duke of Cambridge.

Who was Secretary at War at that time? I rather think it was gen. Fitzpatrick, I will not be quite sure.

Is there not an express regulation, that Paymasterships cannot be sold? I understand so to be so desidedly.

Do you happen personally to know lieut. Carrier? No, I do not, to my knowledge I never saw him,

Do you know from any correspondence that, although he was, as was expressed upon his recommendation, a poor orphan, the had a sufficient education to qualify him for an ensigncy, being the son of a soldier who was sufficient due to the soldier who was mentioned here last mght, I never heard his name mentioned.

(Ry Mr. Elison.)

Who appoints the paymasters? I have already stated, that the col. of the regiment recommends the Paymaster; the Secretary at Warapproves of the sureties, and in that shape they come transmitted to the Communder in Chief, who lays them as a matter of course before the king.

(By General Fitzpatrick,)

In what year did the transactions you have alluded to relative to Mr. Hebden, take place? I really do not know, but this I know, that it was in consequence of the transaction that I was induced to speak to the Secretary at War to insert a clause in the Mutiny act.

Do you not recollect whether the transaction did not take place before my appointment as Secretary at War: whether that transaction could have ever come under my cognizance? I really cannot take upon me to state the exact date, it must have been there or thereabouts, I cannot speak to the exact period.

Cannot you ascertain, by reference to your papers, whether it was before the month of Feb. 1800? I cannot, without reference to the Army List; the Paymaster's name was Biunderstone, of one of the battahons of the German Lagion.

(By the Societary at War.)

Do you not understand it to be a matter of course, that the Secretary at War should recommend any paymaster that is recommended to lum by the colonel of the regiment, provided be finds him to be a person fitted for the situation, and that he has proper security? Quite a matter of course.

(By General Fitzpatrick.)

Upon what ground do you say that the recommendation of the commanding officer of a regiment, for the paymaster, is received as a matter of course at the War-office? I am called upon to answer a question that in no shape belongs to the office-which I superintend, but as matter of general information, I understand that when the colonel of a regiment recommends a paymaster to the Secretary at War, if the Secretary at War sees no objection to such recommendation, and his securities are good,-then it is a matter of course that he recommends.

(By Colonal Burry.)

In case the Secretary at War should disapprove of the securities, what is then the process? I beg to repeat that I am answering questions in no way connected with majorities, but as a matter of general information I can state, the Secretary at War would then return it.

Would not the colonel then have another recommendation which might meet with approval? Certainly,

(By Lord Folkestone.)

Produce the documents respecting the resignation of major Turner.

[Col. Gordon delivered them in, and the following papers were rend: Letter from Messrs. Greenwood and Cox to col. Gordon, dated Craigs'-court 5th of Sept. 1808.—Latter from capt. Turner, dated Canterbury, 26th Aug. 1808.—Letter from heat. Situell, dated Canterbury 26th Aug. 1808.]

"Sir, we are directed by heat, gen. Cartwright,
"to enclose the resignation of brevet ma"jor Turner, for the sale of his troop in
"the 3d or (king's Own) Regiment of Dra"goons, which we request you will be plea"sed to lay before field-morshal h. r. b.
"the Commander in Chief, together with
"the recommendation of Licut. Sitwell to
"succeed thereto, the purchase-money
"being satisfactority cettled, and no sensor
"licutement in the regiment having signified
"an intention of purchasing. We have, &c.
"Greenwoon, Cox & Co.

" Lieut.-col. Gordon, &c. &c. &c. " Canterbury, 26 August 1308." " Sir, I beg you will be pleased to obtain for " me his Majesty's consent to the sale of " my commission of Captain in the 3d or " King's Own regiment of Dragoons, which " I purchased. In case his Majesty shall be " graciously pleased to permit the same, "I do declare and certify, upon the word " and honour of an officer and a gentleman, " that I have not demanded or accepted, ne 1-" ther will I demand or accept, directly or " indirectly, at any time, or in any manner " whatever, more than the sum of 3,150%. " being the price limited and fixed by his " Majesty's regulation, as the full value of " the said commission.

"I have the honour to be, &c.
"Whichcote Turner, captu."
"Officer commanding 3d or
"King's Own Regt. of Drags."

"Canterbury, 26 August 1808.

Sir, I beg you will be pleased to obtain for "me his Majesty's permission to purchase "the troop, vacant in the 3d or King's Own "regiment of Dragoons, (vice) Turner, "who retires; the senior lieutenants having "declined purchasing. In case his Ma-

"jesty shall be gracously pleased to permit the same, I do declare and certify, upon the word and honour of an other, and i "gentleman, that I will not now or at any intuie time, give by any means or many abape whatever, directly or indirectly, "any more than the same of 3,150l being the price limited and fixed by his Myesty is regulatin, as the full value of the said commission."

"I have the honour to be, &c (Signed) "R Silwell, licut 3 Diags"
"Fo the Commanding Other,
"3d or king's O Regiment of Dis."

"I beg leave to recommend the above, and I
"verily believe the established regulation
"in regard to price is intended to be strict
"Is complied with, and that no clandestine
"bargain subsists between the patties con
"ceined (Signed) "W (ARTWRICH),
"Lt General

What is the meining of that mark "Put by "Put by for the present, until further inquiries were mide, the corre pondence will explain it

[Letter signed Lucy Sinclair Sutherland, dated London, 5th of Sept 1508—Letter framed Curtwight, dited 14th Sept 1805—Letter from col Curtwight, dited 13th Sept 1508—Letter from major Luci 13th Col Cordon dited 23d Sept 1808—Letter from major Luci to col Cordon dited 23d Sept 1808—Letter from major Luner to col Cordon

Letter from m jor lumer to col Gordon, dited 7th November 1805—Letter from col Gordon to Mr Turner, dited 8th of Nov 1908—Letter from Mr Turner to col Gordon, date! the 15th Dec 1805—Letter from col Gordon to Mr Turner dated the 10th Dec 1808]

" Portman street, 5 Sept 1808" " Sn , I think your royal highness will readily " comply with the following friffing request "I take the liberry of making It is, not to " accept the resignation of major Turner " of the 3d or King's Own Dragoons, in 11-"your of leut Situell, till March He " his belived with unkindness towards a " Lady who mented different treatment, " and it is of inportance to her to know "where to find him for these six months, " and if he quits the regt he means to se-"crete himself from her Besides, it is "uct quite honourable for an officer to " wish to leave the army while his re-i "ment is under orders for embarkation "Your rival highness will therefore per "ceive he does not ment indulgence " It c General knows all about it, and ch " combinate what I say, it necessary "Myo Jarnes depends on col Gordon "to expedite his resignation, I depend "on your roy il highness to prevent his ob-" taining it for some months I flitter "my-elf such a traffing and just request you " will not refuse I have, &c

"LUCY SINCIAIR SETHERLAND."

"Place this Letter with Major Turner's Pa-

"Builey, 14th Sept 1808"

"Dear Colonel, lu reply to your in"quiries respecting the scrape into which
In appears that Captain Funer of my Re"giment has got with some woman of mo"derate repute, I have to say, that I am
"entirely agnorant of every thing which
"relates to this matter, but, for your sa
"t staction, will endea put to inform my"elt of particulars, which, when obtained,
"shall be transmitted to you Yours, &c.
"We Ca IWBIGHT"

"It Colonel (roidon, &c &c &c '
"M D —Pirrote —Put by "
(Copy)

(Copy)

Private "Aynho 22d Sept 1808"

Dear Colonel, I trust that the following "I stract of a Letter from Lt Col Mun by will do away my unfavour oble my ression that may have been taken, to the prejudice of Major Lainer, of the Regment under my command, and that the business of his resignation may, in consequence, be allowed to go forward without further delay I remain, &c.

"W CARIWRIGHT, Lt Gen."
"It Col Goldon,
"Ac &c &c '

"Tritract"

"In no one instance have I ever had oc"casion to be dissatished with the conduct
"of Major I urner since he has been in
"the king's Own Dragoons on the con"tray, I have always found him to be a
"pe feetly gentlemanly, honourable man.
"I believe he has, unfortunitely for his
"own peace of mind, formed a connection
"with in artiful woman, who has brought
"him to much troub'e, but I conceive this
"is a circumstance which can on no ac
"count warant the jutting any obstacle
"to his views of returns"
"(T—Put by"

"Private." "Canterbury, Friday, 23d Sept. 1808"

" Dear Sn , I am just favoured with a Let-" ter from Lieut Colonel Mundy, inform-" ing of me, my resignation is accepted, and " the business will be forwarded without " delay I can with truth say, I have turned "my fortieth year, and never had my ho-" nour or cha acter called in question, un-When I ar-"til ispersed by Mis 5----" me in London, I will wait upon you, and " inform you how Mis 5- is in the ha-" bits of in iling improper mention about "h r h. In consequence of what has hap-" pened, and in consideration of my long "scruces, I shall consider it as a great " compliment, if I may be allowed to 1e-"tain my rank as major. I neither ask for little pay, or future promotion; nor " should I have ever have in ide it request,

" had it not have been for the very unplea-" sunt communication. I remain, &c. W. TURNER."

" Licut.-Col. Gordon,

&c. &c. &c. (Put by.)

" Ipswich, 7th Nov. 1808. Sir; I am in possession of facts which " places it beyond a doubt that h. r. h. the "Commander in Chief did, influenced by " Mrs. Sinclair, prevent for a while my re-"tiring from the service. - I appeal to you, "Sir, if I merited the effect which such " unjust interference produced, after having "passed the greater and best part of my "life in his majesty's service.—Before I " left Canterbury I wrote to you, stating to " you my earnest request that I might be "permitted to retire from the service, re-" taining my rank in the army, to which I " received no answer. Agreeable to my " promise, I endeavoured to obtain an in-"terview with you when I was in London, the but I was disappointed, owing to some " informality in my application to those in " attendance under you. I therefore beg " leave to repeat my request upon the sub-" ject of retaining my rank in the army: "the length and nature of my services, I "am convinced, will be a sufficiently " strong claim : without reverting to the late "transaction exercised by Mrs. Sinclair. " I beg to assure you, Sir, it is the farthest " from my disposition to take any steps in-"jurious to h. r. h. the Commander in " Chief's conduct. I request you will do "me the honour to acknowledge the re-"ceipt of this, and your answer will regu-"late my future proceedings. I have, &c. "Whichcore Tunner,

" late of the 3d or King's Own Dragoons, " and Major in the Army."

" To Colonel Gordon, &c."

(Copy.) " Horse Guards, 8th Nov. 1808." "Sir; I have to acknowledge your letter of " yesterday, which I have not failed to lay " before the Commander in Chief; and I " am commanded to acquaint you, that on " a complaint being made against you by a " Mrs. Sutherland, in a letter, of which the "enclosed is an extract, h. r. h. felt it his " duty to cause inquiry to be made into the " circumstances of the case, before any de-" cision could be given upon your request to retire from the service.—The result of " that inquiry being honourable to your " character, as appears from the enclosed " correspondence from the colonel of your regiment, the Commander in Chief bad to no further difficulty in submitting your * resignation to his majesty, and which was " accordingly done in due course.-Upon "the subject of retaining your rank in the anny, I have to communicate to you, that the Commander in Chief has it not

in his power to meet your wishes, the request being contrary to the rules of the " service, and has not in any similar instance been acceded to since the Duke assumed the command of the army, have, &c. J. W. Gordon." W. Turner, Esq. Ipswich."

" Bury St. Edmund's, 15 Dec. 1808." "Sir; I am preparing to lay before the pub-"he, a statement of h. r. h. the Duke " of York's conduct towards me.-I beg " leave to assure you, I shall make use of " your name as seldom as possible, and " that with the utmost delicacy. Mrs. Sin-" clair Sutherland has offered to join me in a publication against h. r. h. the duke of "York, which I positively declined. When I taxed Mrs. S. S. with having taken " steps injurious to my retirement from the " service, having traced her letter into h. " r. h. the Duke of York's office, Mrs. S. S. " stoutly denied having exerted herself in " impeding my resignation. Mrs. S. S. acknowledged she had written to h. r. h. the Duke of York, but it was upon the subject of suppressing a publication; I am unable to say which pamphlet, the one addressed to the king, stiled the Ban "Dogs, or Mr. (late Major) Hogan's. "have, &c. W. TURNER." " Colonel Gordon, &c. &c. &c."

" Horse-Guards, 16 Dec. 1808." " Sir, I have to acknowledge your letter of yes-" terday, acquainting me, that you were pre-" paring to lay before the public, a state-"ment of h. r. h. the D. of Y.'s conduct to-" wards you, and assuring me, that you " should use my name as soldom as possible, "and that with the utmost delicacy.-In " thanking you for this assurance, which I presume your recollection of former acquaintance in private life has induced you " to make, I feel it my duty to relieve you " from any delicacy upon that point, and " most decidedly to express my wish, that whenever you or your frlends may think fit to mention my name, as bearing upon "any public transaction in which I may " have borne any part, you will have the goodness to use it, free from any reserve whatever, and publish all or any of my "letters that may be in any manner con-"nected with it. I have, &c.

Signed) J. W. Gondon." P.S. I take it for granted, that you have " received my letter of the 8th Nov. ad-" dressed to you at Ipswich.

W. Turner, esq. Bury St. Edmunds."

(By Lord Folkestone.)

Do you know Mrs. Sutherland? Until I saw er name to that letter, I never recollect having peard of it before, and I never saw her in my Do you know whether Mrs. Sinclair and Mrs. Sutherland are the same person? I have un-

derstond that they were so.

You stated in your examination on a former night, that any interference of the D. of Y. the Commander in Chief, with respect to exchanges, would be extremely futile; do you make the same observation as to any interference of the D. of Y. with respect to resignations? I beg pardon, but with great deference, I never said any such thing; I will state what I did say, and explain if necessary.

[The following Extract was read from the print-

"In any conversation that you have had
"upon the subject of this exchange with
"the Commander in Chief, do you recol"lect a wish being expressed that the
"conclusion of the exchange might be
"expedited? No, certainly not, the expression of such a wish would have been
"very futile, for it would not have expedited the exchange one half instant; it
"would have gone on in the usual course."

Do you mean that any application on the part of the Commander in Chief would have been more futile in regard to the expediting of that exchange than any other? There appears to be some misconception in this, which I will endeavour to explain: on reference to my former examination, it will be seen that the papers were laid before the king but once a week, and that after the Commander in Chief's pleasure had been finally obtained upon the exchange or upon any thing, then the expression of his wish to further that, would not have furthered it one half instant, it would have gone with the king's papers that week: that was what I meant to say, and I hope I did say it.

say, and I hope I did say it.

Then the futility to which you allude, only refers to the time after the Commander in Chief's pleusure has been taken? Most certainly; that is, if the Commander in Chief's pleasure is taken on Wednesday, and that it is the due course to send in the papers to the king on Friday or Saturday, the Commander in Chief's desire to me to expedite would not cause that paper to be sent in to the king on

Thursday; that is what I mean.

Then any wish expressed by the Commander in Chief, to expedite an exchange previous to that period, might have the effect of expediting that exchange, might it? I really can only answer that as I have already answered before; that when I lay a paper before the Commander in Chief, and receive his pleasure upon that paper, with him it is final, and it goes before the king in the due course; I mean to say again, that the Commander in Chief desiring me to send in that paper would not expedite it, it would not go separate, it would go with the other papers.

Do you mean that if an exchange is in suspence in the office, an expression used by the Commander in Chief, of a wish to expedite that exchange, would have no effect whatever? O

no, I do not mean that; it most undoubtedly would.

Have you ever known any other instance of this sort of interference like that of Mrs. Sutherland? I cannot bring such to my recollection, but I can say, that if that letter had been anonymous, the very same course would have

been adopted.

Had you any conversation with the Commander in Chief respecting that letter? I do not think I had, farther than this: I think it will be found, on reference to the papers, that the resignation is dated the same day with Mrs. Sutherland's letter, in which case it is probable that I submitted it to the Commander in Chief at the very same period that he opened the letter; I perfectly recollect the Commander in Chief putting the letter into my hands, and desiring me to inquire into it.

Do you mean, that the resignation is dated the same day that the letter is dated? I be-

lieve so.

[It appeared on inspection, that the letters of Messrs. Cox and Greenwood, and of Mrs. Sutherland, were both dated the 5th February.]

When was the resignation forwarded to major Turner? As it is dated on the 5th, and from the agents office, it is most probable I received it on that day, and most probably laid it before the Commander in Chief, in my usual course, the next day at furthest.

When was the resignation accepted? That is also dated in red ink upon the back; it was approved by the king on the 23rd of the same

month? it came in on the 5th.

Did the D. of Y. state to you that he knew Mrs. Sutherland? No, he did not.

Nothing about her? Nothing whatever.
[The witness was directed to withdraw.

Mr. WILLIAM NICHOLLS was called in, and examined.

(By the Chancellor of the Exchequer.)

Do you live at Hampstead? Yes.
Did Mrs. C. 'live at your house at Humpstead at any time, as a lodger? Yes.

What time did she come? In October.

What year? 1807.

How long did she stay there? Till the 25th June following, or thereabouts.

When she came there, did she represent herself as a married woman or as a widow? As a

Did she at any time during her continuance there represent herself in another character?

Upon what occasion? I understood that she was married to Mr. Dowler.

How did you understand that? She told me so.

Did Mr. Dowler come to her there? Yes.
Was it upon the occasion of his coming to her, that she represented herself to be his wife?
Yes.

Did she give any reason for calling herself by the name of Clarke, while she represented 6807:

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herself as married to Mr. Dowler? She stated her reason to be, that if the D. of Y. kurw that she was married, he would send Mr. Dowler abroad,

Was Mr. Dowler there frequently during her stay? Yes, very frequently.

(By Lord Folkestone.)

You have said that Mrs. C. represented herself as a widow; in what way did she represent herself, did she tell you she was a wido. ? Yes, that her husband was dead three years.

When did she tell you that? Some time after she was in the house; perhaps two mouths.

When did also come into your house first? The latter end of October.

When did she tell you she was married to Mr. Dowler? Soon after Mr. Dowler came to Hampstead.

When did Mr. Dowler first come to Hampstead? I forget the time, it was soon after the expedition returned from Buenos Ayres.

Did she go by the name of Mrs. Douler?

No.

Did you believe that she was the wife of Mr. Dowler? Yes.

Did Mr. Dowler often sleep in the house? Yes

Was there a French lady in that house? Yes

What was the name of that lady? Josephine. I think, they used to call her; I did not know her name exactly.

Of how many people did Mrs. C.'s family consist? At first when she came, herself, capt. Thompson, and this French lady.

Any children? Afterwards there were.

How many children? Two, sometimes thice. How many bed-chambers had Mis. C. in your house? Four or tive; she occupied the whole house almost.

Do you know whether this Trench lady slept with Mrs. C.? No, I do not.

Is your wife with you now? Yes.

Is she here? Yes.

Had you ever any corre-pondence with Mrs. C.? I do not understand the question.

Did Mrs. C ever write to you, or you to Mrs. C. ? Yes.

Do you recollect when Mrs. C. last wrote to you? Yesterday.

Did you receive a letter from Mrs. C. yester-

day? Yes.

When was the last time, before yesterday, that you received a letter from Mrs. Clarke? I do not know exactly.

Have you that letter in your possession?

What is become of it? I gave it to a gentleman, a professional man.

To whom? To Mr. Masters.

Whatis Mr. Masters! An attorney.

With what view did you give it to Mr. Masters? With a view for him to write to her.

Upon what subject? For a sum of money which she owed ine.

What were the contents of that letter? I applied to Mrs. C. in town, to ask her to pay me my bill, when she was not to be seen; I told the housekeeper, unless she settled the account with me, I should dispose of some instruments of music that were left in part to satisfy me. The same evening, I received a letter, threatening that she knew I had forged a will, wherein I held an estate. Immediately I took the letter to Mr. Masters, telling him that it was all a falschood, and desiring him to insist upon getting my money, and to despise her threats.

Was it in consequence of the threat contained in that letter, or in consequence of the debt which Mrs. C. owed you, you gave that letter to this professional gentleman? In consequence

of the threat.

How long was this ago? I do not exactly know; I suppose July last, or thereabout.

Have any steps been taken in consequence by that professional gentleman? He wrote to her, and has received no answer; and I do not think any thing else has taken place since

Have you ever continued to apply to Mrs. Clarke since that? No, never.

Did you ever receive any rent from Mrs. Clarke? Never.

(By Mr. Wardle.)

In that letter, did she say that you had forged this will, and that she could hang you? I do not exactly know the words, but something to that effect.

You state that you applied to your lawyer upon that subject; why did he not proceed against Mrs. (.) I thought she owed me enough money already, and I did not like to throw good money after bad

Do you ever recollect saying, you would be up with her for this 2 No, never to any body.

Do you recollect, that, at any time, in consequence of this business of the will spoken of in that letter, your wife and you parted? Never.

You do not recollect your wife leaving you upon that er any other occasion? No.

Have you in your possession, any letters that belonged to Mrs. C. Yes.

Have you any objection to producing them? I should not wish to produce them, unless I should be satisfied what she owes me, unless by the request of the bouse.

[The Witness produced a bundle of letters.] The Witness was directed to withdraw.

The Chancellor of the Exchequer said, that it was incumbent on the house to take care that these letters were returned to the witness, in case it should appear that he had any lien upon them. He might retain them as security for rent, and it would not be right to deprive him of that security, particularly as it was not in evidence before the committee that these letters had any relation whatever to the subject of the inquiry. If there was any thing in them that bore upon the question before the comm tree, it ceitainly would be right that

they should be forthcoming.

Mr Il hitbread observed, that the property of the witness in these letters would not be destroyed by then being laid on the table of the house of commons. house had an undoubted right to retain and It would be proper to ask examine them the witness how he came by them.

Mr. Hardle said that the witness had probably read them then, and therefore would be able to state whether they related to sales of commissions.

General Loftus objected to the letters

being read.

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Sit G Hill objected strongly to the production of the eletter, and blimed the committee for the course they were, rui umz They might contain Mrs. C's private amours for what they knew, and or of the Dike of York, he would not thus · ight in t to be heard, unless the hon | gent would state that he had good grounds for lacking they would throw hight en his charges

Mr. Herdl. with permiss on of the cemmittee begoed here to state ill that he knew repecting the eletters. He we mto red by Mis Cluke that she had burn ed a great number of letters rel ting to traisic ions which were the ubject of the inquity before the house, and that she had given some of them to the witness to have them destroyed 1 her days and she learned that he had not destroyed them He (col W.) went vesterd to Hunpstead, and demanded the letters of the witness. He said he helmoobjection to me them up to Mis. C, on her sending vieeept for them It afterwards appeared from a letter he had written her that he had changed his mind.

The Watness was again called in and exa

(By Mr. Wardle)

State how you cane by those letters- Inch were sent down to light the hie with

By whom? By Mrs Clarke

Did the desire those letters, when she cent them down, to be burnt? They were sent down mirely to light the fire with, they were not given to me, they were put into the closet, and the maid sere intuited to take them out of the closet as she winted them

Do you recollect, at the period these letters were sent down, Mis (. butning a great number of letters? I under tand so; I did not see ber burn any.

You have rend many of these letters? I have

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read them since this business has been in hand.

Are you aware that any of these letters relate to the cucumstances that had been under the consider tion of this house? Yes, I think they

[The Witness produced two other bundles of

lette v]

The Witness was directed to withdraw.

Mr. Yorke objected to the reading of such a mass of papers, which were not known to pertain to the business before the Committee, and might perhaps be improper, as well is unnecessary. He proposed that a small Committee might be appointed to select what were proper, and Liv them before the Con mittee

Mr Barran who had leadly opposed the withdrawn, of the witness with the papers, sail, to it if the right hon, gent. had consideed the interests of the country, He conterded, that it have interpesed any papers were not in ditra hert Committee, if county would imagine they contained turings which the house wished to be concerded. It would not do, after all the micles of matter that had been adatted in their proceedings, to shut their They mut on on, since they (V(s II)W had once begun

Mr. White cad proposed that the letters should be delivered to Mr. Wardle, who might make the selection of such as were necessary to clucidate the matter he had brou lit before the house His fur nd minh co ise would justify this confi-

The Clinedia et the Ixchequer thoughs there was no apprehen ion as to the letters being destroyed after and brought voluntanly to the bar This was adifficult point He could not think of receiving to decid letters in evidence which could not be proved as written by any car, which night b anenymous, and full of ties. He the disapproved of Mr Whitbic id's suggestion, and without me ming any distess pect to Mr Wardle, was sure that hon. gent would agree with him, that to be placed in the situation of selector would not be conducted to the ends of general justice.

After a long and desultory conversation, in which many plans were suggested and in which Mr. Beresford, Mr. Canning, Mr. Baiham, Mi Whitbread, Mi Adam, Mr. Brand, lord Porchester, Mr Wynne, and Mr Wardle, took part, it was at last agreed to refer the letters to a Select Com-

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ruittee, to reject those that were in clevant, and lay the others before the house.

The Witness was again cilled in and examined]

(By Mr Wardle)

Have you in your pocket the whole of the letters you took out of the house? Yes

Produce them. | The witness produced

(By Mr Whitbread)

Were you advised not to deliver those letters to Mis C? No

Is that your hand-writing? Yes, it is.

[Letter from Mr Nicholls to Mrs Clarke, dited 13th Leb 1809, read]

" 13th Ich 1000

" Madam, Treceived yours respecting your "letters, and on turning the matter in my mind, I don't know how fil in autho-"tyced to at them even to you, is having to been upple 1 to from an their quarter in the nuc business and is I most cer "taly shall be obliged to stend the "House of Common , I will look them all " un and produce them there

" In fact, I think you ought to settle my "account telore you isk me for my timig

"I un your of cd ent serv mt, " W NICHOLLS" " Mr- Cluke"

(By Mr Wardle)

From what offer quater was it you were appined to for the lette s? I rom no other quarter, I was writed upon by a gentlem in on the same busness, but in tu onig it in my mind, I did not know that I was even to give them to any person, with ut the consent of the house

Who was the other gentleman? I do not

know his name

Are you certain you do not know his name? I do not know his name

Did you know his name yesterday? No, I did not

Did you tell me his name yeste Try? I do ast recollect that I did, I am confident I did not know his name

Recollect yourself -I am confident I did not know his nan e

Did you not tell me his name was Wilkinson? I believed it was Wirkinson, but I mistook the nune, and I do not know the name now, the person who came mentioned the name of Wilkinson, but it was not the person's name who came to me, though I might say it was Wikinson to Mi Wardle, I was mis-Laken

Do you mean to say, that the person who came said he was sent by Mr Wilkinson? He mentioned the name of Wilkinson, but I gin act certain in what way he used that Lune

Whom did this person say he came from? He came from Mr. Lowten.

Vy boever it was he came from, did he ask for any particular letter, or only applied to you upon the general subject? He said nothing about letters.

(By Lord Milton)

What did you mean when you wrote that you had been applied to upon the same business from another quarter, what do these words me in? I me int the business of this mqun y

(Bu Mr Wardle)

Did the person coming from Mr. Lowten request that you would not produce those letters? No, he knew nothing at all about letters

What did he ask for? He asked me some questions about Mr Dowler

What application did this person make to vou? He isked it e some questions about Mr. Dowler

Did this conversation is lite to nothing but Mr Dowler? Mr Dowler and Mrs Clube

What did he say upon the sulpet of Mis. C? I forget almost what he asked me, be asked me a few questions about the ii, and I told him that she told me she was married to Mr Dowler

I hat did he say upon the sulject of papers? Nothing at 11

Why then do you assign this person called upon you from Mr. Lowten, is the reason fenot returning the letters to Mis (- Ici 10 reason for the per on hiving cilled on n+ from Mr Towten, but on turning the matter in my own mind, I thought it is ost prudent so to do

Ih n why have you sated in your letter, that this person having called upon you was the reason for not returning the letters to Mrs C? In turning it in my own mind I thought that I might be consured by the house, understanding that I must attend this house, for delivering those letters to Mrs (

Had you, at the time of writing that letter. received in order from the house to produce these letters? No

(By the Chancellor of the Irchequer)

Did the person who came from Mr Lowten des re you to keep back those letters, and to suppress them? He said nothing at all about them, he did not know that I had a letter, to my knowledge

(By Lord Pollestone)

At the time you saw that person, had you received an order to attend this house? No

What made you suppose you should be bbliged to attend this house? Because the gentleman, who came, said he supposed I must attend this house

Have you seen that person since yesterday?

Where? I saw him; he came to Hampstead to-day, and I came to town with him Did he go to Hampstead to fetch you? Yes. Did he carry down the summons to attend this house? No

How came you to come to town with him? He came there after I received the summons, I did not expect he would come there.

His name is not Wilkinson? No

Do you know what his name is? I should know what his in one was if I heard it, I have heard it tied by, but do not recollect it

Is it Williams? No

Did he say my thing to you to-day about the letters? No, he knew I had the letters to-day

But he did not speak to you upon the subtect? No, I believe his name is Wright, but I am not sure

You stated in the former part of your examination, that you believed Mrs. C. was Mr Dowler's wife, did you ever apply to Mr Dowler for the satisfaction of your debt? Acres

Why dil you not? I hid not an opportu-

nity

Did you ever seel for an opportunity? No, I do not know that I ever d d., I was not unitous about the business., I did not suppose but what I should be paid

(By Mr Charles Adams)

In whit profession are you? A baker by business

How long have you lived in Himpstead?

I man a housekeeper there ' Yes

(By Mr Hibbert)

You have stated, that you believe I Mis (was Mr Dowler's wife, and you have also stated that she told you when she came to Hampstead she was a widow, did you suppose the manage with Mr Dowler took place at Hampstead? No

Why then did you believe that she was Mr Do vier's wife, when such id previously told you she was a widow? Mrs C left my house and went to town, when she returned, Wi Dowler icturned with least near that time, it was inter that time that Mr Dowler was in the habit of coming, that she told me she was mand to Mr Dowler.

(By Mr Beresford)

You have stated, that you received a letter yesterday from Mis C, what are the contents of that letter? I have it in my pocket

The Letter was read]

"Mis Clarke will esteem herself greatly of liged
"to Mi Nicols, if he will send, as he has
"promised, all her letters by the bearet,
"who she sends in compliance with the
"uransement made by him two hours
"ago" Monday, 1 o'clock

"Mr Nicols,

" opposite New End, Hampstead " .

Who was the bearer of that letter? I

do not know who it was, a servant on horse-back.

What did Mis C mean by the arrangement? I suppose she means the conversation between Mr Watdle and myself on the

Repeat as nearly as you can that conversation? Mr. Wardle called on me, to apply for those letters, and I told Mr Wardle
I was not inclined to give them up, in fact,
I should not think fit to give them up without an order from the person to whom they
belonged. Mr Wardle left me, with the supposition that I should deliver the letters up
when I received an order from Mrs. C, but
on turning it in my mind, I did not think
fit to give them up even then

(By Su G Hill)

When did Mrs C know that you had these letters? I do not know how she know it, perhap, I might mention to some one that I had these things, and it might come to her knowledge by that means

Mr JOHN REID was called in, and examined

(By the Chancellor of the Fuckeyucr)

Where do you live? In St. Murtin's lane.
Do you keep an hotel in St. Murtin's lane?
I do

Do you know Mr Dowler? I do

How long have you known him? About two years, I believe, I cannot be exact to the time.
How long has Mr. Dowler frequented your

house? About two veus

Do you recollect his coming there at any time with a person whom he represented to be his wife? I do.

When? At all of the times he was in town, at some time or other

Has he been frequently at your house with a person whom he represented as his wife? Not very frequently

Do you now know who the lady was whom he so represented as his wife? I do not

Was it the same person that always came with him? The same person

When was that person I st at your house, that you knew her to be there? I think lust hindry se'ennight, the day that Mr Dowler came to town

You do not know who that lady is? I have heard, but I do not know of my own knowledge.

Has Mr Dowler supplied my body with wine from your house? No, Mr Dowler has had some wine from my house

Where has that wine been sent to? I believe somewhere by Bedford-square, I think, but I do not recollect, if I had expected to be asked the question, I would have made myself sure of it.

Did the lady who came with Mi Dowler, go by the name of Mrs Dowler? Certainly she did, or she would not have been in my houses

Was the person who was with Mr Dowler on Iriday se'unnight, at your house, the last

who used to be with him under the name of Mrs. Dowler? The same.

Did you ever hear her go by any other name but that of Mrs. Dowler? No.

Did you ever address her yourself by the

name of Mrs. Dowler? I dul.

Did she answer to that name? Most certainly. Are you sure it was on Friday se'ennight that this lady was at your house for the last time? The last time that I saw her.

Are you sure as to the day? To the best of my recollection.

Are you sure it was the day Mr. Donler arrived in town? I think it was.

Are you certain of that fact? As well as, my

memory serves me, I am.

Have you seen that Indy any where in the neighbourhood of this house since you came? I have not.

She passed as Mis. Dowler on that evening? Yes, she did.

Have you ever heard Mr. Dowler call her by the name of Mrs. Dowler? Yes, I have.

And she answered to that name? ["he Witness was directed to withdraw.]

GEORGE ROBINSON was called in, and examined.

(By the Chancellor of the Exchequer.)

Are you the porter at \! mghter's hotel? Yes. Do you know Mr. Dowler? Yes.

How long have you known him? time that he returned from the expedition that came home from Buenos Ayres; that was the first knowledge I had of hin.

Did you ever see with him any lady that he called by the name of Mrs. Dowler? Yes.
At your master's house? Yes.

Living with bim there? For a short time. As his wife? Yes, as his wife.

Do you know who that lady is? Yes. Who is at? She goes by the name of Mrs. Clarke, to my knowledge

How do you know that? By the public talk I have heard that of her; nothing muther.

Have you ever been to her house? Yes, in Bedford-place, leading from Bloomsbury-square to Russel-square.

Was there any name upon her door there? Not to the best of my recollection.

Did you ever carry her any thing there? Yes, What? Wine.

From your master's? Yes.

Who ordered that wine? I'received the order from my master.

Have you seen hereat your master's house lately? I have not.

Have you seen her since Mr. Dowler's return from Spain? I have not.

Have you seen Mr. Dowler there since? Yes,

To whom was the wine directed to be car-'ried? Mrs. Dowler.

To be carried to No. 11, Bedford-place? Yes You would know the lady if you saw her? Tes, I believe I should.

Have you ever seen her at any other place, or carried wine to her any where else? Yes.

Where? At the end of the King's Road, I believe it is called Westcott Buildings, or something of that sort, leading to Sloane-square.

What name did you carry it to there? Mrs. Dowler.

When? I might say I believe it was the 13th or 14th of December last.

Who ordered that wine? I am not sure. [The Witness was directed to withdraw.]

SAMULL WELLS was called in and examined.

(By the Chancellor of the Exchequer.)

Are you a waiter at Slaughter's coffee-house? I am.

Do you know Mr. Dowler? Yes.

Do you know Mrs. Dowler? By name.

Have you seen her? By the name of Mrs. Dowler I have seen her.

Have you heard her can'd by that name? I have.

When did you see her there last? 'It might he about eight days ago.

Do you recollect the day of the week? cannot,

In whose company was she? With Mr. Dow-

How long did she stay there? One night.

Do you happen to know what the real name of that lady v? Not till I had seen it in the paper.

Have you seen her my here else?

where else but at our house.

(By Lord Folkestone.)

Did you ever deliver a letter to this lady, directed to Mrs. Dowler? No, I have not,

(By the Attorney General.)

Was Mr. Dowler over there with any other lady except this? Not to my knowledge.

The Witness was directed to withdraw.] The Chairman was duected to report progress, and ask leave to sit again.]

Mr. Wardle proposed to call in Mis. Favery for examination, but the serieant at aims appeared at the bir, and stated that she was not in attendance.

The Chancellor of the Exchequer, after stating that it would be necessary to summons one of these witnesses for to-morrow, in order to identify Mrs. C. asked Mr. Wardle, whether he had any further charges to prefer?

, Mr. Wardle replied, that he was not yet prepared to state the nature of a Charge which he meant to adduce, if he found the evidence satisfactory. It he should find it so, he should bring it forward to-morrow night.

The Chancellor of the Exchequer expressed a wish, that the hou. member would have

that the accused might be prepared to bring forward evidence in his defence.

Mr. Wardle said, it was impossible for bim to state the charge at that moment, but he would be decided respecting it in the morning, and should take the earliest opportunity of informing the right hon.

gent. of it.

Lord Folkestone stated that, in consequence of the probable engagement of his hon, friend upon the business of the committee to be appointed, inquiring about the letters disclosed by Mr. Nicholls, he had undertaken to investigate the case he had alluded to, and he should apply himself to the investigation in the morning.

The Chancellor of the Exchequer could not conceive how there could be any difficulty in stating the nature of the charge: surely, after so much inquiry, it was rather hard to keep the public or the accused any longer in suspence; it was obviously desirable, that some information should be

unicated as to this new charge, in order that evidence respecting it, if any, should be in readiness, and the case should close on both sides to-morrow night. wished much, therefore, to know the description of the intended charge, with a view to have it forwarded to the D. of Y. without delay; otherwise, there might be a difficulty, or at least, a delay in meeting it, against which delay it must be desirable by all parties to guard, after an inquiry so long protracted.

Lord Fothestone said, that in its present state it could not be mentioned.

Mr. Secretary Canning was really surpused at the nature of the replie given to | his right hon, friend. It was quite extraordinary, that a charge should be threatened, the object of which the accuser refused to explain, adding to that refusal a confession that he has still to look out for evidence to substanciate it. Neither in parliamentary proceedings nor legal record had he ever heard of any charge so vague and indefinite.

Lord Folkestone denied that the charge was either vague or indefinite, for this simple reason, that no charge whatever was made. It was because some doubs hung over this charge that it was not mentioned. If, while such doubt existed; if before the investigation of the evidence appearing to support it, any charge were stated, then his hon, friend or he might be exposed to the imputation of preferring an unfounded charge which he could not

the goodness to state the charge, in order | substantiate. But he felt the propriety of the course which he was pursuing. He was not ashamed of his conduct, nor was he atraid of the consequence of any imputation which the right hon, gent, might throw out upon his character.

> The Chancellor of the Exchequer disclaimed the idea of throwing out any im-

putation against the noble lord.

Lord Folkestone observed that he did not

mean the right hon. gent.

The Chancellor of the Exchequer resumed. He regretted that the charge was not explanted, or some of the parties involved in it mentioned, in order that means might he afforded to the accused in due time to meet it, and to prove, if m his power,

that it was groundless.

Mr. Whitbread thought the observations of the right hon, gentlemen on the Treasury Bench of rather an extraordinary character. An imputation seemed to be thrown out, that it was intended to bring forward a charge in a manner calculated to take the accused by surprisc. If any such imputation (and he was sure it could not) were meant to attach to his hon. friend, or the noble lord, he was confident it was groundless. But if it were possible for any man to entertain the intention which seemed to have been imputed, that house would defeat it. house was not so circumscribed in its limits as to precipitate a termination of the inquiry, and refuse the accused a full opportunity of defending himself against any charge that might be brought forward. Athough it was understood that this charge was to close to-morrow night, it did not fodow that it should, if it appeared necessary to extend it faither. He had no doubt that the noble lord would do his duty in examining the case referred to; but whatever the event, he trusted that house would do its duty, and that if an attempt were made from any quarter to withhold justice, such attempt would be bathed. On these grounds, he saw no reason for pressing so much for the statement which the right hon. gent. desired.

Mr. Canning did not mean to throw outany imputation, but he must say, that he retained his opinion, that the proceeding which formed the subject of the conversation was most unusual and unprecedented.

Mr. Beresford thought it too hard thus to press the hon, mover. He had already brought forward charges against the D. of Y. in which he had confessedly failed. and it was but fair to afford him some time for inquiry and reflection, in order to save him from similar failures.

The Speaker suggested the form of a motion in the Committee, which was a necessary preliminary to the appointment of the Committee for examining the Let-

ters given in by Nicholls.

This motion was put and carried. The house resumed; and it was ordered, on the motion of Mr. Wharton, That a Committer should be appointed to examine the Letters alluded to, and to report to the house such Letters, and such parts of letters, as had any bearing upon the question referred to the consideration of the committee of the whole house. Upon the motion of the Chancellor of the Exchequer, the Committee was ordered to consist of the following members, three of whom are to be a quorum, namely, Mr. Wardle, Mr. W. Wynne, Mr. Croker, Mr. Brand, and Mr. Leach.

[MILITIA ENLISTING BILL.] Lord Casthereugh moved that this bill be read a third time, to which he had produced two new clauses; the one extending the provisions of the bill to the fencible regiments of Royal Miners belonging to the counties of Cornwall and Devonshire; and the other restraining the operation of the bill. whenever the inilitia establishment fell as low as two-fifths of the quota provided by the act of 1807. The noble lord said, that the principle upon which his Bill went, was, that the Militia regiments should not be weakened to less than two-fifths of their numbers, following the regulation laid down in 1807, nor exceed three-fifths of that number.

Colonel Frankland complained, that the noble ford had introduced this clause by surprize upon the house in the last stage of the bill, without having allowed any opportunity for considering it in its various bearings. It was a clause which would go totally to change the established order of the Militia, and went in a particular degree to affect the regiment with which he happened to be best connected. It would operate as a premium to those counties which had been negligent in carrying into effect the Militia act, and tend to encourage such negligence for the future, while it would operate as a heavy and oppressive penalty on those counties which have done their duty by completing their ballots, as it was upon such counties only this bill would have operation, by creating the necessity for a new ballot

where the ballots had already taken place to their fullest extent.

Lord Castlereagh said, this clause did no more than carry into effect the principle of the former Militia Enlistment bill, which allowed the privates in each regiment, to the number of three-fifths, to enlist into the line. With regard to any partial oppression upon counties which had completed their ballots, and the operation as a premium to others which had not completed their levies, apprehended by the hon, gent, his fears were groundless; for by the last returns of the different counties, it appeared that of the 36,000 men to be raised, the deficiency was not more than 2000 and a fraction, so that the operation of the bill must be general. Besides, in the other bill which he meant to bring forward on the subject, a very considerable relief would be afforded to the ballotted men, towards the means of providing substitutes.

Col. Loreden joined in the objections of

col. Frankland.

Lord Castlereagh had no objection to withdraw the amendment, not wishing to press it without allowing time for further consideration.

The Speaker observed the clause had now passed the first and second readings, and was agreed to by the house, and therefore could not be withdrawn consisently with the forms of proceeding. The Clause was read a third time and agreed to. Several other amendments were then moved by lord Castlereagh, and agreed to.—Upon the question being put that the bill do pass,

Lord Millon rose to object to it altogether, as being a measure introduced in direct violation of what he always understood to be the positive pledge of the noble lord upon the introduction of his former bill; namely, that it was not to be adopted as a regular and permanent system, but only to be resorted to on great and urgent occasions. It was upon the strength of this promise that many gentlemen were induced to agree to the principle, who never expected that the noble lord would convert a measure, avowedle of temporary pressure, into a regular and permanent system. But now, without stating any such emergency, the noble lord revived the measure, and seemed to rest upon it as a regular expedient for recruiting the troops of the line. But the measure itself could not fail to produce the most mischievous effects upon the discipline

and morality of the militia regiments themselves, by exposing the privates to be tampered with by intoxication and other means equally destructive to morals and discipline, in order to induce them to enlist; and therefore, even if it were objectionable upon no other ground, it was highly so upon this. One great object of keeping up the militia force within the country, was, that it might be ready to meet an enemy in case of invasion: but if by the principle of this bill the best disciplined men of the militia regiments were to be drafted into the disposable force. and the militia regiments thus reduced to skeletons, and left to be filled up with raw levies, the noble lord would not say, that regiments so circumstanced, and only called out for a month in the year, could be fit to meet an enemy in the field. He therefore thought the country rather hardly dealt by in this measure, not only upon the ground he had stated, but by the oppressive buithers which a fresh ballot would impose. The noble lord, it seemed, had at last found out that the ballot was oppressive on the people; and he had found out an expedient for casing the burthen, by allowing to each balloted man ten guineas towards the bounty for procuring a substitute. The only operation however to be expected from this was to raise the price of substitutes, and impose in another way, a heavy burthen on the country. This was truly a most notable expedient, one which it was quite impossible the noble lord himself could expect to produce the effects he proposed. Upon the whole, he was decidedly averse, after so recently carrying into effect a militia ballot throughout the country, to resort again to another, and thus for the noble lord to come forward, year after year, with a measure like this, totally subversive of the original intent and constitution of the militia, and converting it to a more vehicle for recruiting the line.

Mr. Shaw Leferre was also averse to this measure, and testified to the severity with which the militia ballots operated. He regretted that the noble lord should bring forward the present bill, and urge it through the house, before he introduced the other hill, of which he had given no-On the former occasion, both bills noble lord to state when he meant to introduce his other bill.

Lord Castlereagh answered that it would be in the course of a week.

Sir George Warrender, though wishing to increase the disposable force of the country, thought the means proposed by this bill circuitous, inefficacious, and hostile to their own operation. He should rather at once vote for a bill to enable the whole of the militia to volunteer into the line, than take away one half of the militia, and leave the other to be filled up by recruits. It would be infinitely less oppressive to ballot men at once for the line.

Mr. Windham rose, and said, that if he forbore troubling the house at present at any length, it was not from want of a due sense of the many and radical objections to which the present measure was liable; but as another Bill was shortly to be introduced, when there would be full opportunity of discussion, he should reserve himself for that occasion; though it was rather unfortunate that his observations would come after half of a measure had been already adopted. But, while the present Inquiry into the Conduct of the Commander in Chlef which so occupied their attention, to the exclusion of the weightiest considerations, considerations affecting the very existence of the empire, lasted, it was difficult, if not impossible to find opportunity for any other discussion. By the mode they had thought proper to adopt in conducting that inquiv, which, however, he thought could have been attained by a different course, as effectual, and certainly more speedy, it was now found they could not calculate upon its probable conclusion; on the contrary, they had no controul whatever over their own proceedings, for a single woman (Mrs. Clarke) had shown that she could rout them horse and foot; it was, therefore, he thought the noble lord should not have brought the business on in such a situation. However detrimental the course they had adopted of prosecuting the Inquiry was, both to the service of the country and to the character of the house, they were thereby reduced to the necessity of submitting to see a measure which was only temporary, become permanent, without either the attention or attendance of the house. He should, therefore, reserve himself till the opportunity arrived of discuswere brought forward together, and the sing itattentively, only contenting himself house had an opportunity of discussing with saying, that however politically hos-them in their progress. He wished the tile he might be to the present administration, there was no measure, their conduct respecting Spain not excepted, he

would sooner take, whereon to form a just estimate of the weakness of their counsels. -The Bill was then passed and ordered to the Lords.

> HOUSE OF COMMONS. Wednesday, February 15.

[IRI-H Problings.] Sir J. Newport wished to ask the right hon, secretary for Ireland, whether or not any steps had been taken for the criminal prosecution of the late collector for Cork, in consequence of his embezzlement of the public money?

Sir A. Wellesley answered, he did not understand that any steps had been taken for his prosecution: he was now, however,

in gaol.

Sir John Newport then gave notice, that he should, on I riday next, move for leave to bring in a Bill to constitute Embezzlement of the Public Money by any collector or agent entrusted with the receipt thereof, a felony, without benefit of elergy.

[STAMFORD WILL.] Lord Hemiker rose to call the attention of the house to the subject of a motion made by an hon, gent. vesterday, for a writ to issue for the election of a member for Stamford, in the room of gen. Bertie, now a peer of the united kingdom. But first, he moved that the act be read which explained the cases wherem members should be deemed to have vacated their seats .- [It was read accordingly.] -The noble lord then observrd, that although he was sure the motion of the hon, gent, last night for the writ in question to issue, was made with the worthiest motives, yet it appeared to him that his zeal was rather premature, as such a motion could only be warranted by a thorough conviction of the fact that the hon, general had really vacated his seat; by a letter in his hand from gen. Bertie, it appeared that that hon, member was not himself conscious of having vacated his seat; neither did he appear, under the meaning of the act now read, to have done so, by any thing stated in the motive assigned for the hon gent 's motion. It was true, indeed, that gen. Bertie had ground to consider himself as next heir to the noble title of Lindsey, and consequently a peer of the united kingdom, and might have received his summons under the great of parliament, which was necessary, in in his hand. It was a letter from majororder to vacate his seat in that house, general Leith, expressive of the high opi-

where peers of Ireland and Scotland, not of the upper house of parliament, might sit as members. Besides, so far from being actually in the possession of the title of Lindsey, it was necessary for the hon. general to go into the investigation of records for 160 years, in order to prove his claims. He, therefore, concluded by a wish to put some motion for withdrawing the writ, or annulling the order of yesterday.

Mr. Mudocks said, that he was not aware of the circumstances now stated by the noble lord, when he made his motion for the writ yesterday. It had been communicated to him, that gen. Bertie was come to the title, and summoned to the upper house, and therefore feeling that the right of election and representation was the privilege of the electors of Standord, he had

moved for the writ.

The Speaker rose to state, with leave of the house, what occurred to him on the subject. It was usual with the house to give credit to the statement of any of its members which met with no contradiction, and therefere when the hon, member stated yesterday as a fact the circumstance which was the ground of his motion, and no objection was made, the house, as a matter of course, agreed to it, and the order was made accordingly. But now that the house was better informed upon the subject, it would be competent for them to amend the proceeding by an order to supersede the writ. Something similar had occurred in the case of gen. Egerton, the presumptive heir to the duke of Bridgwater.—The writ was ordered to be superseded.

[Major Coverla.] Mr. Whithread stated to the house his wish to attract its particular attention for a very few moments. Although he had no distinct proposition to make, he still hoped for its indulgence, as his object was to do justice to the character of a very meritorious officer, whose feelings were wounded in consequence of some part. of the examination of colonel Gordon, last night, in the committee. He alluded to Major Covell.—That respectable officer was that day introduced to m, and during he short period of his interview, expressed the apprehensions he entertained, lest from what appeared in the papers of the lay, an impression might go abroad injuseal to assume that title; but, then he was rious to his character. He then presented not summoned to take his seat as a peer to him the paper which he (Mr. W.) held

nion which that officer entertained of the meritorious services of major Covell, an opinion not expressed alone in general terms, but justified by a reference to his able conduct in commanding the 76th regiment, in the late masterly retreat of the British army, under the lamented sir John Moore. - Major Covell was anxious that he should state these circumstances to the house, to protect his reputation from any unmerited aspersion. In answer he (Mi. W.) did assure him that not a doubt existed in the breast of any member of the Committee, relative to his meritorious character and conduct, nor was there any symptom manifested by any person of a wish to cast the remotest suspicion upon either. An irrelevant examination had been gone into, in which colonel Gordon was reduced to the necessity of an answer referring to him; but such examination was subsequently expunged from the number of the committee -1 do hope, said Mr. Whitbread, that the house will excuse this tresspass upon its attention, and that it will perceive that the sole object is to satisfy the feelings of a distinguished officer, (hear! lie ir!) apprehens ve of undeservedly suffering in the estimation of his country, from the tendency of certain questions, put by a Committee of this house. beg leave, without either comment or observation, to read the following letter from major-general Leith to sir Thomas Musgrave:

> "No 10, Cork-street, Burlington-street, 11th Feb. 1809.

" SIR-Having had the honour to command a Brigide in Spain of which the 76th regiment formed a part, I trust you will pardon my addressing you on a subject of a regimental nature, which the interest I feel in a corps that has faithfully served under my orders, and justice to major Covell, who commanded, have principally prompted. It is due to major Covell to state, that the late much regretted heutenant colonel Symcs, from having been employed on other duties and ill health, commanded the 76th regiment but one day in the field, near Lugo, where he was obliged to religous h it; previous and subsequent to that period major Covell paid the greatest attention to his charge, and I had hoped, that under the circumstances of the vacuicy occasioned by the death of lieutenant colonel Symes, he would have received the vacant commission. I apprehend it was not known to the Commander in Chief, that during the whole of the aiduous retreat of the late army major Covell had charge of the regis ment, and without dispar coment to licutement stance of a depressing nature, to find that off-Vol. XII. colonel Shaw, it could not fail to be a circumcer, who was a subaltern in the 76th regiment, after major Covell had been five years a captum, now placed over him in the regiment.—
In the anxious desire which I feel for the promotion of an old and respectable officer, I have to hope you will acquit off of the most distant supposition that the interests of the 76th regiment are not perfectly attended to by you as its matural guardian. And being the respect with which I have the honour to be, Sir, your most obe hent, &c. &c.

"JAMIA LITTH, Maj. Gen. "General our Thos. Mu grave, Bart."

Sir Arthur Wellesley wished permission to say a few words in consequence of what was stated in the letter just read. He bid the honour of knowing both heut, colonel Shaw and major Covell, and of both he had a very high opinion. Put notwithstanding the suggestions in that letter, he did not think it at all surprising that heur .col. Shaw, who in 1804 was a lieut. Colonel, should be appointed to a regiment in preference to major Covell, who was not promoted to his majority until 1507. He hunself had known col. Shav in the 76th regiment so long back as the year 1797, and, from his services in India with the 76th, that officer had claims for promotion m that particular regiment. It was under the conviction of such claims that he thought proper to recommend the appointment to his royal highness the Commander in Chief, conceiving it probable that lieut. colonel Symes would have been allowed to sell his lieutenant-colonelcy. That sale the Commander in Chief did not allow; but, when col. Symes was changed to a garrison battalion, the appointment of col. Shaw took place.

Mr. Whithread had, in reply, only to impress upon the house, that major Covell had been thurteen years a captain, and then purchased his majority.

The Speaker then interfered, as there

was no question before the house.

[CONDUCT OF THE DUKE OF YORK.] Mr. Leach reported from the Committee, appointed to inspect certain Letters which were delivered in to the Committee of the whole house, appointed to investigate the Conduct of h. i. h. the Duke of York, and to report to the house such of them, or such parts of them, as may be relevant to the matters referred to the consideration of the said Committee of the whole House. The Report was as follows: "Your Committee have inspected the several letters referred to them by this honourable house; and, in pursuance of their instructions, they have selected those letters inclused 2 U

in a bundle marked A. But they beg leave to remark, that they do not wish it to be understood that all these letters afford direct evidence applicable to the subject now made, or any which may hereafter become the subject of inquiry; but your Committee do not conceive themselves authorized to judge whether these letters are admissible evidence."

Lord Folkestone now rose to move the order of the day for the house to resolve into a Committee upon the Inquiry respecting the Conduct of h. r. h. the Commander in Chief. But first he hoped to be indulged with the liberty of a few observations, in consequence of what had passed last night. He felt it unnecessary to say any thing with respect to himself, or the part he had taken in this proceeding; but he hoped the house would do justice to the motives and conduct of the hon gent., whom he was happy to call his hon, friend, but who had been more than once stigmatized, in the course of this enquiry, by the appellation of the accuser. His hon, friend, he would say, had not been fairly dealt by: for in the arduous and important task he had undertaken from an imperious sense of public duty, he had not been a lowed to proceed in the woods he himself would have chosen, but was forced to adopt the line suggested by a learned genderian in that house, who was the avowed friend on La lyiser of the party accused. He believed this was the first time when, on any sign ar proeceding, the person bringing losward a charge for the sake of public justice was refused the liberty of cheesing his own mode of conducting his proceeding, and for ed to edopt the line joined out by the friend and adviser of the accused. His hen, friend had been obliged to go on day after day, without interval or respite, under the fatiguing excitions inseparable from the daty he had undertaken, up to the very moment when he (the rollie for !) seeing him oppressed, and smking mader the tosk by mere facigue of mind and body, had come forward to his assistance. His hon, friend, in the side he had taken, was allowed no such assistants as a Lowten, or a Wilkinson. He was obliged to do the whole duty, and seek evidence where he could find it. The noble lord trusted it would never be forgotten in that house, that it would be held in everlasting remembrance by the country at large, that his honourable friend had been bbliged to follow up his duty, under

threats repeatedly held out to intimidate him. Menaces had been frequently uttered, that infamy would attach to him if he failed in his pursuit. But, nevertheless, his honourable friend had gone on, day after day, in spite of such menaces, and performed his public duty, as became a member of that house. Having stated thus much in behalf of his hon. friend, there were some other points to which he had now to call the attention of the house, in respect to some papers to which he had alluded vesterday, and the particulars of which he did not think he was bound to conceal from the house. As to any attempt at stigmatizing the motives by which he was actuated, he felt the most perfect indifference. In addition to the proofs in the hands of his hon, friend, a clue to other documents but been given him by a gentleman who did not wish to be brought forward; but who stated that he had seen in the possession of a person in the city some papers of an important nature, chiefly affecting the D. of York. These papers, he said, were in the hands of a person who did not wish to produce them. He did not name the person, but left it for conjecture to find him out from the mere suggestion of a remote clue, that Le was the solicitor to a broker, whom he named, and that they had come into his hands in consequence of a bankruptcy. There were several bankers of the same name; but he (Lord F.) undertook the inquiry, and found out the solicitor, called on him, and asked him if he had the papers? He said he had. He was then asked whether he would produce them? He answered, that he wished not to do so. His reason was esked: and he answered that he did not wish to appear at the bar of the house of commons, lest he might be looked upon as an informer, or his name held up to the public coupled with some of the persons who had been examined there. Some pains were taken to obvirte his objections; but he said he was afraid the right hon, gent, the Chancellor of the Exchequer, and his connections, might injured im in his professional pursuits; indeed, his principal apprehension seemed to be of professional injury. He was asked, if it was a matter of etiquette in his profession, in cases of bankruptcy, not to produce such papers; and he answered, 'No,' but said, that as the matter was taken up as a ministerial question [No! no! no! from the Treasury bench] he was afraid to produce them, as the

consequences to his fimily might be injurious, and he should be turned in his profession. This case, to the noble lord's own personal knowledge, was not the only one in which important evidence on this subject had been kept bac! On surdar grounds, for he knew of ever dalli crain the army who could effer very important evidence, in support of the charges, but who could not be indued to creat for wad, avowedly through the apprehen on that they would, in coisequine, suit projuing that it was the armas is usef secondly in the reprofessional pure its and earth men on that it of the heis, out be alturately runed -It was ear van the morning of the day when he had let con the solicitor. In pure, was in do was a the papers were then in his jos? n, and he insver de Ne ' fro My de Lum that he had purpo el o arthem out ech posses on, that he mide is a that as a resonterntial enough me Hewis a ked whether they were destroyed, the reply was that they were act, fish had hinded the reversor fine de fre hil' k then II lo I with a pion that 1 would immed acty consult a learn docut Lite Sol citor General (si > R m) to them he would submit the bisin s take his a frace how to act, and a maint the nobled with there alt right of t thice the day the noble life Leattendelat the time and pleas a med but int lofthemarke and est fenhm statisth that nd friend w spio - raty cangle bir the Macretch Poll, and he callet tunity of course in and would not the ingent tunity of course true, and would not the ingent tuniself in the tried, that him and the world in the second of seeh n 1 a 11 t ke i spedy opperhun - The noble lord said, he felt it his duty to communicate these encumstances immediately to the right bur the Chanceller of the Lychequer, to move for the production of these papers, and the attendance of this solicitor, for which he had already moved. As he had not seen the e documents, he could not say they would bear directly on the case of the army, but as the disposal of place, under government had been frequently mentioned in the course of this inquity, and as he understood the papers in question bose directly upon that subject, he hoped there would be no objection to their production. When they should come before the hous, he should suggest that, as in the case of the letters produced last night, a select Committee should be appointed to examine them, and report their opinion, touch in the matter contained therein.

The Chancellor of the Lach quer said, that the noble lord had been particularly str nuons in calling on the house, and on the country, to hold the way mwhich the hon. ent (Mr Waidle) Lad been treated in opening this busines, and the way in which it can be lad him et lattern tierel, yesterar , mer ilistin, tem ir bi ice II so, ne (v) Percey I) hoped it would also be held in correct remembrunce. the noble latines care in oficard not to thin own technisedly, but to the cost the resul D 1 detective thing hald be is fine of a rid public asposble Pard Int his herefello that the molection of a wich had benth wel, I lb n n l i he nt (Mi Vii) legt the hm neble to I km eff there is a trad sertentric mithaths in the abole or present which is the followed Harafatus icvint pederin harrisi (Mr. V. de), e enthe hase, his harten! (Ma) of his classical services in a service to the classical services and the classical services and the classical services and the classical services are services as a service services and the classical services are services as a service services and the classical services are services as a service services and the classical services are services as a service services are services as a service services are services as a service service services and the classical services are services as a service service service services are services as a service service services are services as a service service service service services are services as a service service service service services are services as a service service service service services are services as a service service service service services are services as a service service service service services are services as a service service service services are services as a service service service service services are services as a service service service service service service services are services as a service servic 1 threwstore regent but mental to the least of the least of the mental hard because the achternburkhichler i ille it to telest c il and istock a comment of the noble 1 1 let n veref the In my, the layer lake for difficult, the transcription lectimet as tion, pot, antwork and a lat was edeulated to of the topublic patice. th un gent lamself n Int tited, that he will ifor a select cerricit but only for remaintee. He no le lo I hal 11deed proposed a cet o minited, but no relutince had been heard the hon. alit (Mr. Wulk) to the ar-UL | 10ccedin, ice logied It h I not l'een pressed on him refact offer, buch dib en acquesced in by the univ mous indiconsent ent yer cof the hou-Want then file conduct to be observed towards any member of that house? Was it fair towards the house of commons atself-that they should be represented as guilty of harsh, improper, and unparalleled conduct t mards the mover of the accusation-or should be held up to the public as impeding, what every one was more anxious thin anoth r, to invesignte and himg to light? If they were to be trad for such an offence, it was only ne essay for their acquittal, that their conduct should be fully

known! There never was a case in which more fairness, or a greater desire to afford every assistance in the investigation of truth, manifested itself. It was no wonder, therefore, that his feelings were excited when he heard the conduct of their proceedings so arraigned. He could not forbear, however, referring to one proof of the approbation of the hon, gent, himself (Mr. Wardle) of the whole of the conduct of the cause. During the whole of the proceedings there had not been a single division. Not a single proposition had been insisted on by the hone gent. (Mr. Wardle), and in which he persevered, which had not been conceded to him, or in the negative to which he had not acquiesced, by waving a decision upon it. The noble ford would not take it amiss that he, (Mr. Perceval) declared his conviction, if there was a member of that house who would not acquies e in any thing of which he did not approve, without pressing the question to the only mean by which its merits could be properly decided on, the noble lord was that person. In addition to the feeling which naturally attended an adherence to what a man thought right, the noble lord would here have had the peculiar ple isure of holding up his boasted minority, however small, to the applane and admiration of the country -a gratification of which he would not willingly have deprived hims iff, had a favourable opportunity presented itself. The noble lord had also complained that things were not allowed to take their natural course, but that the business had been pres ed forward with unbecoming rapidity. He did not recollect any instan e of this kind. It was but fair that in so momentous charges, no delay should take place, but the hon, gent, himself could not have forgotten that on one occasion, when one day seemed more convenient to the hon. mover than another, the more remote day, because the more convenient to him, was fixed on. As to the charge of infamy attaching to one party or another,-all that was meant, or had been said, was, not that infamy must attach'enther to the hon, gent. or to the royal personage; but that, if the accusations were false, and a conspiracy should be found to exist, infamy would attach to those who had been the cause of stigmatizing his royal highness; and if the gentlemen, who brought forward the accusations, should be found to have too easily lent themselves to an unprincipled conspiracy, that they would not, by their con-

duct, have added to their own credit. As to the unfair attack of which the noble lord complained, he was ready to say now what hehad said last night, namely, that the noble lord was very right in not referring to any particular case, until he knew whether or not he could produce the papers. But there had been no stigma whatever cast upon the noble lord. He certainly knew the solicitor to whom the noble lord had referred, but he must beg leave to decline the recollection of having done him any favour; at least, if he had, the gratitude of the person obliged was stronger than his own memory; but the noble lord had forgotten to tell, that when he called upon him (the Chancellor of the Exchequei) in the morning, he had expressly hoped that no sense of obligation in the solicitor to him, would prevent the papers Leing produced, and the affair investigated. But the noble lord had gone very far indeed, when he stated that information of officers competent to give it, had been refused, for the fear of government's displeasure. It was easy for any man to see that this was an attempt to create prejudice in the minds of the people. a most unfair and ungenerous assertion. The noble lord, however, went too far in stating that there were various instances in which the investigation had been obstructed in this case. He would not put it to the noble lord's everlasting recollection, but he would put it to his candoor, to say what impression such a statement was calculated to make on the public mind? What, then, would be said, not that there might be charges, which if gone into might implicate the character of the royal person alluded to; but that there was something which prevented the sifting the charges to the bottom, and that many others could be adduced if required. Would it not be equally fair and candid to suppose, as the hon, mover must have felt, that the investigation into some of the charges at least did not support him in his original statement, that those which remained unopened were of this description, and would be found equally defective? He submitted to the noble lord, if It would not be better, before moving for a Select Committee, similar to that which had already been appointed, to try what the summons of the house would do, and if he himself could not in the mean time procure the inspection of the papers. He was sorry to have delayed the house. but it was impossible for him to have tethe noble lord.

Lord Folkestone, in explanation, stated, that with respect to the new cases, he did not say that they were numerous, but that this was not the only one which could not be proceeded in from want of evidence, arising from the cause he had assigned. As to the charge of mfamy, he repeated, that it had been asserted that infamy must fall somewhere—on the accused, if guilty; on the accuser, if he could not substantiate his charges. [Hear! hear!]

Mr. Adam said, that it was customary in the house to give to the different members the character which belonged to them: to a baronet the appellation of "the worthy baronet"--to a member of the learned profession that of "the learned gent."—and to the unprofessional members of the house that of "the hou, gent." It was most irregular and unjust to use any descriptive epithet but such as he had mentioned. He complained, therefore, in the strongest manner, of the term "pro-fessed advisor of the Duke of York," used towards himself by the noble lord. the noble lord had said, that to the suggestion of "a learned gent." the line of conduct adopted by the house was owing, he should have had no observation to make; but when it was to go forth to the public that he, a member of parliament, acted in a parliamentary proceeding as the protessed adviser of the Duke of York, he had reason to complain of such an expression, and endeavour if possible to counteract its tendency. He begged the house would excuse his calling their attention to a subjection wholly personal; he owned he was actuated by the most serious feelings on this subject. He was anxious in the most solemn manner to repel the imputation which that appellation might cause.—He knew how unpleasant it was to the house to listen to personal observations, but it was important to him that he, whose life had been passed in the discharge of a variety of public duties, should endoavour to preserve the character which he trusted he had acquired without touch or stain. was not aware that on any occasion he had failed in the discharge of the various obligations which had from time to time been imposed upon him; whether during his parliamentary life of above twentyfive years, or in the private concerns of his family, exposed as he had been to encreasing pressure, to the res angusta domi; by which, however, he had never

mained silent after what had fallen from | been tempted to deviate from the strict line of political or moral integrity. though the hon, gent, by whom those charges were originated had intimated that the appointment of a Select Committee to investigate them would accord with his opinion, he had not thought proper to move for such a committee. An hon. gent. opposite had suggested procceding by a parliamentary commission; with those two exceptions, he did not recollect a dissenting voice against the course ultimately adopted by the house. appealed to the house, whether there had been the least interruption to the most free and unrestrained enquiry. With respect to himself, he was in the judgment of the house, whether he had e.cr said or done any thing that gave a colour to the appellation of "professed adviser of the Duke of York." He hoped that the country would be satisfied that this matter, which had been introduced publicly, had been conducted openly, and in a manner that was in the highest degree honourable to the house of commons.

Lord Folkestone declared, that he certainly had applied the epithet of "learned" to the learned gentleman; but at all events he was sure that when he called him the "adviser of the Duke of York,"he did not mean to cast any imputation on his integrity.

Mr. Calcraft blamed the noble lord for the censure which he had chosen to pass on the house, and for the assumption which he had chosen to make in stating that his honourable friend, in the charges which he had brought forward, had been supported by himself alone. Had that hon, gent, been so deserted as his noble friend described him to be, he should not have wanted his aid; but having on a former occasion, upon an inquiry into the conduct of the Medical Board, witnessed that hon, gent.'s ability, he should have

ught it highly indelicate had he thrusted himself into his councils unasked and uncalled for. That hon, gent. had evinced the utmost manliness and delicacy in standing on the ground on which he had chosen to stand, single and unsupported. He had rested his character on the event, and the event would justify him; but it was not becoming any member to arrogate to himself peculiar praise on this occasion. The noble lord ought to give credit to others for acting on principles similar to those on which he had himself acted.

With respect to the noble lord's panegyric, he thought he had read it in some publication; if not, perhaps he might yet do so. He could not, however, but be of opinion, that it would have proceeded with more propriety from any other lips than his own.

Lord Folkestone said, Ife had not meant to pass a panegyric on himself: he had been misrepre ented. All he alluded to was the assistance that he might have rendered his hon, friend out of that house.

The flouse then resolved itself into the Committee; Mr. Wharten in the Chair.

Mr. Wardle said, as he had understood that some suspicious had been sent abroad relative to the authenticity of the D of Y.'s letters, whose writing had been only spoken to by Mrs. Clarke, he now wished to have the matter put beyond doubt.

The Attorney General said, he did not believe the writing had been dear d in that house, and that when any hon member brought forward a letter in the house, he generally substantiated it by as good evidence as he could produce.

Mr. Wardle wished to have the two letters of Samuel Carter to Mrs. Clarke read.

Mr. Leach suggested the propriety of proving the hand-writing.

Mrs. MARY ANN CLARKE was called in, and examined.

(By Mr. Wardle.)

Do you know the hand-writing of Samuel Carter? Yes, I do.

Do you know that to be his hand-writing? Yes, I do.

Is that also [another letter] has hand-writing? Yes, and that also fa third letter.]

Have you ever seen him write? Yes, I have, many times.

Do you know the hand-writing of gen. Clavering? Yes, I do.

Have you ever seen him write? Yes, I have, many times.

Do you know that [a letter being shown to the witness] to be his hand-writing? Yes, it is, [Three other letters being shown to Mis. C.] These also are gen. Clavering's hand-writing.

Is that the hand-writing of baroness Nolleken? [a letter being shown to the witness] Yes. Is that also? [another letter] It is.

Did you ever see the haroness write? Yes, I have; and that also [a third letter] is her hand-writing.

Did you over see Mr. Elderton write? There are three Mr. Eldertons.

Did you ever see the Mr. Elderton write by whom those letters are subscribed? Yes; I got him a paymastership in the 22nd Light Dragons; these three are all his hand-writing; it

is the cliest Mr. Elderton. Before I leave the house I beg leave so say, I never in my lite told Mr. Nicholls that I was mained to Mr. Dowler, and that the D. of Y. would send him abroad, nor any thing of the kind. I rather think he has been bribed by Mr. Wilkinson.

[The fellowing Papers were read: Letter from Samuel Clater to Mrs. Clarke.—Letter from the same to the same, dated 2nd Oct. 1004.—Letter from the same to the same, 4th Jan. 1805.—Letter from gen. Clavering to Mrs. C., 30th June, 1804 (No. 6.)—Letter from the same to the same, 5th Sept. 1804 (No. 43.)—Letter from the same to the same, 18th Sept. (No. 36.)—Letter from the same to the same, 11th Nov. 1804 (No. 67.)—Letter from the same to the same, 12th Oct. 1804 (No. 1804 (

" 20th Sept. 1801.

"Hon. Madam: I wrote to the Inspector ge-" neral (Gaynn) tor least of absence on the " 11th, but received no answer, which has " thrown me into a great dilemma, having " this morning been put in orders to hold " myself in readiness to do duty in a day or " two. The adjutant informs me, if I have "not my regimentals ready when called " upon, I shall be put under an arrest. Per-" mit me, madam, to hope that your good-" ness (which I have experienced so often " in the greatest degree 10 sible) will extra-" cate me from so unpleasant a situation, " Ly obtaining me leave of absence speedily. " Hon. Madam, the favour of a line would " tend to discerse those fears which have " been some time prevalent with me, which " was occasioned by your silence, (viz) that " some part of my conduct his offended "you: from gratified, I say with energy, "God Almighty forbid. Accept, madain, " the sincere thanks and acknowledgments, " of your grateful servant, Sam. Carler.' "Note. Having wrote to h. r. h. ta " have, I received an answer, directing nee " to apply to the Inspector General."

" Mrs. Clarke, 18, Gloucester-place, " Portman-square, London."

" Isle of Wight, 2nd Oct. 1804. " I was extremely sorry at not having had it in " my power to wait until you came in from " the baron's, in order to thank you for the " kind benevolence I have ever experienced " from you, and which has made so deep an " impression on my heart and mind as not " to be crased by time. Ifon, madam, I " have still to beg the continuance of that " benevolence; for, having placed me in a " situation which requires a great number of " expensive things at first, and notwithstand-" ing having laid out my money with the " greatest economy, I find it inadequate. I "have now the offer of a barrack room, " (which will save the expence of lodgings) " but I have no cot, or any money to buy "one; neither have I any to subsist on till

" the 21th If mad un, you will extend " your kindness toward me once more, it "will ever be gratefully remembered by, "mulan, you sincerely thankful servant, "SAWI II (ARTER

"Hon Midim, I have set the things "do vi which I bought, by which you will " see the late of my purse

"Belt in l Leather -R 0 " In Swort and Sast 3 0 "Countal Sandint -1 Я (1 "Padlenis -7 () 0 " Do I washe Wei 0 10 "Do Inlo oh 1 - -2 .3 0 " liuik - - - - -1 11 " Gloves and Stockings -1 2 " Sill H indkerchies "Reun l II it tir umc l -1 11 0 "Watch to a pleage 3 1 2 "I note and si 10 () "Typence c vn - - - - P nev bu Dept -2 folciet ad linning

f fall 2 11 12 6

" Mark Clarke, 18, C'e i c toi j' ce" "Clircul n II insport

" Spot of 4 Jun 1 " " II v Madam In eled lymy drealful "ture on, and my prices browlet "you goodnes, I truty a will put lond "I with mille sury or un - Since "Irt, the cul ikite illustiken place i d "I renovon ordina soution reto · be described You can firm a bettiard a 6 06 thmirm proceed expics three as tack to the voy ac, no net his I · my money to purchase the clittle than a "which are absolutery necessary I have " to keep wach tout ho ar every maht, and "base not my to est but salt mest tince "times a ve k, and water to dimk, the rum he ng so had, us imposs ble to drink it "Your gordnes to nel sever leen such "as leave not the emillest doubt that y in " will not suffer me to state in the situat in " you have been all used to place me, and "which is such is will evertend to make me "the mist griteful and happy of be is -"Should, makim, you be induced to take " into consit a mon my wretched case, and " by a little pecunity and save from every "thing that is norrible, it will be in ct wor-"the of yourself and a print that upon my

" SAMELI CARTER " " le't at the Post Office, Postsmen h"

" heart which will never be crastd " in id iin, your grateful serv int,

" P S Weshall I wat Spithe id this fert-" night -- II wing received orders to sail to " Cork this morning, I have opened the let-" ter, in order to pray you would luret to " Cork, but we only stay there 24 hours, as " the convoy is appointed "

" Mrs. Clarke, 18, Gloucester-place"

" Bishop's Waltham, 30 June, 1804." " My dear Mes C.; Where your note of Wed-" nesday has been travelling, as it only ar-" rived here this morning, I have no notion, " and it had not reached Conduct-street as " five o'click Wednesday afternoon, when " I quitted town The disappointment is " provoking, as I p 'rticularly wished to have seen you. But we must console our elves " in the hope of more fortunate times " \ ery truly vonr's, H M (1 AVI & I & "

" The Carke, 13, Glo'ster-place '

" Iv den Mr (Vou ment on that has he You ment on that h : h. dil not cerpichend my proposil, my ' ricay is this, the Defence Act, Article " 30, states that men to be much by that " ict, ne not compellable to serve out of " the United Kingdom and islan's immo-" a rely attached And in 32, that they alinet is main embodied for more than " mths after the peace? We have " also ids experienced the fital necessity of " di l'u lin c ros it an appient conclu-"s ref wa, and the mischie at ing from " h ing at temptation to men to extend "tl 1 \$1CE 5

" sly popesal then was to in ear batta-'lon i i gereral and i u ed service, by "tlev a tuy off is of a stiperated numt connominating a state plates. " tacert un bounts, in the same mainer ' i i i il ii siments vere ia nented "dun it list wit The Littelion to be " lev lectel in the life pay let, by are it in eletic and well deciplined , who concesthey can't fany pe-"1 nd c mm in l, the half o y be l hiene l, " ind the mil to colonel have to reason to " toll, since it is determined that their es-" which the men so volunteering would con-' du c

"Shall in of portunity ectour, do sub-"intile i'm to hi h, without upung "to stringly upon it, is he mist be tried "to d th with proposils, and is I would on tapters, even them has encurtous a " chan iel, to tr spass on his patience, when " soic nile under robl, itim for my pre-" sent upp nament

"It ou uppears of dry rading, get the "D lence Act to refer to and discommufuncate all the good than is in the good town. " living scivil aly you's, "H'M Cravering"

" >3 Sept " "Be so kind as direct the letters to be " My dear Mrs C , I shell n t puisue the partit southe hist of stember on " the contrary propose be not in I andon in "the course of the morning, in libery to " will send me word at the Prince of Wales" " Coffee h use, whether you can accuse me "in boots ibout six, or liver, it you please. "Very truly vous, H 'I CLAVERING" " Mrs Clarke, 18, Gloster-place"

"Bishops Waltham, 11 Nov. 1804."

My dear Mrs. C.; The purport of this is to

"thank you for your attempt to serve me,

"though unsuccessful, the inclination being

"the same. On Sanday next I propose

being in town, if possible, for one day only.

"Can you so contrive that we shall meet?

"Your's very truly, H. M. CLAVERING."

"Mrs. Clarke, 18, Glo'ster-place."

"Bishops Waltham, 12 Dec. 1804."

"My dear Mrs. C.; There is a strong report,
"that some new regiments are about to be
"raised, which, tho incredible, I will be
"obliged to you to ascertain the truth of,
and to acquaint me soon as possible——
"W. (). left me this morning for town, to
"return again next week. Verytruly yours,
"H. M. CLAVERING."

"Mrs. Clarke, 18, Glo'ster-place.

Mrs. MARY ANN CLARKE was again called in, and examined.

(By Mr. Wardle.)

Through what influence did you get the paymastership for Mr. Elderton? The D. of Y. obliged Mr. Greenwood to give it, very much against Mr. Greenwood's wishes.

Was it any military matter upon which the baroness Nolleken wrote to you? No, it was

not.

The Witness was directed to withdraw.

Sir G. Warrender said, that many questions had been asked during the enquiry on subjects not merely inditary, as in the case of Dr. O'Meara, and he did not see why the usual course should now be stopped.

Mr. Buthurst said, that if the application from the baroness Nolleken related to a civil appointment, it could not possibly be admitted as evidence on an inquiry which was purely of a military nature.

Sir G. Warrender was still of opinion, that the question was as proper as many others that had been put in the course of this investigation.

Mr. Leach observed, that Mrs. C. had already answered that the appointment solicited by baroness Nolleken was not a military one, and as the present investigation was merely military, consequently the question was not a proper one to be pressed.

Lord Folkestone, was forcibly struck with the objection started by the learned gent., and therefore thought, that with a view to discharge the duty they owed the public, the Chairman should be instructed, on the breaking up of the Committee, to move for an enlargement of its powers. The Witness was again called, in and examined.

(By Mr. Wardle.)

In consequence of the baroness Nolleken's letter, did you apply to the D. of Y. upon the subject of that letter? Yes, I did, but I do not know what that subject is; there are several wishes the baroness had, that I applied about; I shewed all her letters to him.

You have stated, that the D. of Y. obliged Mr. Greenwood to give the paymestership to Mr. Liderton much against his consent; how do you know that? H. r. h told me so himself; and verylikely Mr. Greenwood will say so too.

Look at those letters again, and say whether they are all written by the same person? Those are her letters (No. 41 and 119); when she was ill her eldest son wrote for her; I should rather think this (No. 127) is her eldest son's writing.

(By Mr. Leach.)

Did you ever see the eldest son write? Yes, I think I have; but I cannot be positive as to his hand-writing; only I know the buroness has frequently told me that she had ordered her son to write to me when she has been ill.

(By Mr. S. Bourne.)

Is the letter which you say was written by the son of the baroness, one of those which you just said was written by the baroness hereelf? Yes, it is one of those; but you will allow that I had not a moment to look over it; and another thing, those letters have been taken without my consent, and I have not looked at them myself; I had sent them down to be burned, and never thought they would come forward again, and this is near a twelvemonth since.

Do you mean by the cldest son of the baroness Nolleken, Mr. Le Maitre? No, Gustavus Nolleken.

Have you ever seen him write? Yes, I have seen him write, I think; but I cannot be positive as to his hand, any further than I said before, that he used to write his mother's notes.

Do you mean to say that those letters were written only twelve months ago? No; I suppose there are dates to them, to shew when they were written.

Do you know the hand-writing of any other son of baroness Nolleken? No: I was acquainted with the two sons, but I do not know the writing; the youngest son was in the Guards, and was very seldom-with his mother; the other was always with his mother, and a great deal with me.

Then you cannot positively state that this is the hand-writing of any one son of the baroness Nolleken in particular? No, I cannot; perhaps it is the baron's writing; he used to write to me.

(By the Chancellor of the Exchequer.)

In short you do not know whose hand writing it is? I hardly looked at it; I know pretty well

what the subject is, and whence it came; the baroness wanted a pension of 400% a year, and, if I recollect right, that is the letter about it.

The Witness was directed to withdraw.

Mr. Leach observed, that it was for the Committee to decide whether the letter was evidence; and until the Committee should so decide, that it was improper for the witness to state the substance of it. He therefore should move that the last answer be expunged, as, if the letter should be decided to be evidence, it would be read as such.

Sir T. Turton was of opinion, that the answer ought not to be expunged.

Mr. C. Adams thought, that, as the letter had, amongst others, been referred last night to a Committee, to ascertain which related to the business then in a course of investigation, and had been produced by that Committee, he could not see why it should not be read as evidence.

Inc Chairman, referring to the Report of the Committee, stated, that the Committee, had not given any opinion, whether the letters are now, or were hereafter, to be considered admissible evidence.

Mr. C. Adams considered them as admissible evidence.

Sir T. Turton declared that unless some understanding should be come to about it, he should feel it his duty to take the sense of the Committee on the question for expunging the last answer, if the hon, member should persist in pressing it.

The answer was allowed to remain on the Minutes.

The following Papers were then read: Letter from Mr. Elderton to Mrs. Clarke (No. 63.)—Letter from Mr. Elderton to Mrs. Clarke, 3d Dec. (No. 49.)—Letter from Mr. Elderton to h. r. h. the Duke of York, 17th April (No. 112.)-Letter from the baroness Nolleken to Mrs. Clarke, (No. 119.)—Letter from the same to the same, dated Thursday, 5 o'clock (No. 41.)]

" My dear Madam; Nothing but the pardonhble anxiety which I naturally feel for the " we lfare of a child, should induce me to pre-"sume to trespass upon you at present. You know my boy Charles, he is a fine youth, with a finished education. His appointment to a Cadotship in the infantry for Madras was confirmed this morning, and I shall engage him a passage on board the Ocean, which will sail from the Downs in "about five days. Charles must leave " town for Portsmouth, and go on board on " Wednesday next. Do you think, my dear "Madam, that h. r. h. the D. of Y. will " condescend to honour him with letters of Vol. XII.

" recommendation to lord William Ben-" tuck, Governor of Madias, and to major " general sir John Francis Craddock, k. b. " the Commander in Chief there; desiring " them to each mge him from the infantry, " and place him in the cavalry? " If you will confer upon us both the very " great favour of soliciting h. r. h., to deign

" to confer upon us this distinguished obli-" gation, it will for ever remain deeply engraven upon the grateful hearts of Charles "Elderton, and of, My dear in alum, "Yours very succeedy.

" H. ELDIRION." ' Priday 18 Jan."

'I have this moment received a summoris to "attend Mr. Greenwood, who has beind "from Souland, and delies me not to " make any preparations for a royage. " fear all is over in that quarter, but I shall "know to morrow, and will numediately " afterward, wait upon y at.

1 Mrs. Clarke, 10, Glo'ster-, lace."

" 21 Portman-s reer, 3d Dec." * My dear Madam, I fancy you are (and I sin-" cerely hope you ever will remain) a per-" lect stranger to anxiety, otherwise I think " you would not have left town on Priday, " without first gratifying me with a reply to " my last Perhaps you will have the good-" ness to introduce the subject to the notice " of h. r. h. on Monday evening, and so cu-"able yourself to oblige me on Tucsday "morning with such an answer as may " serve to guide the conduct of Your faith-" ful servt. H. Li derton."

' Mrs. Clarke, 18, Glo'ster-place.

Sir; It is infinitely beyond the power of lan-"guage to convey to your royal highness " an adequate idea of the extent of my gra-" titude for the great favour which you have " deigned to confer upon me, in confirming " the leave of absence granted to me by sir "Robert Abercrombie. Your royal high-" ness has raised me from the most pro-" found despair to happiness, and I shall " never cease to bless your royal highness " for your gracious condescension and goodness towards Your royal highness's "most devoted servant, H. El DERTON." " 17 April.

His Royal Highne's the Duke of York, " &c. &c. &c.

"•Gl sucester-place, Sept. 22." 'My dear Madam; I am this moment favoured with your very kind letter; this fresh "mark of your friendship gives me great " pleasure. I hope the change of air has " perfectly restored your health, and that I " shall have the satisfaction of seeing you return to town in as good looks as ever. " My dear Buron, with his best respects to " you, begs you will have the goodness to " assure h. r. h. of the deep sense of grati-" tude he feels for the Duke's gracious re-" membrance of him, and thinks with you " that he majesty would be more liberal to "him than Mr. if he dare pre-" sume to judge from his majesty's goodness " to him for these forty years past, on every "occasion. I hope the weather has been as fine at Murgate as in London; it has, thank God, quite restored my health. " flatter myself you will favour me with a visit on Wednesday, any time most agreeable to you to name; for, be assured, I enjoy very sincerely the pleasure of your society, exclusive of the gratitude I shall ever feel for the kind interest you take for me and mine. Adieu, my dear Madam. Believe me yours most truly, " M. NOLEKEN." " Mrs. Clarke, " Royal Hotel, Margite, Kent.

"Dear Madam; I see by the papers, that the " D- was with the king vesterday morn-"ing, and that Mr. Pitt had a private au-" dience of his maje ty, I therefore indulge " a hope that my request may have been "thought of; do then, my dear Madam, " inform me in what state of forwardness it " now stands, when and by whom my letter Pardos my " was given, and how received " giving you the trouble of answering me " all these questions, but the very kind part " von have taken in this business, assures " ine von will pardon me, and think it but 'natural I should feel anatous in a matter f of so much consequence to me and mine. A thousand thanks for the carp you were 1 so good as to send me yesterday, and with my kindest wishes, be assured, My dear Madum, I remain most sincerely, your · most obliged, M. Nolikln." "Thursday, five o'clock." " Mis. Clarke, 10."

The Chancellor of the Exchequer call d the attention of the Committee to the circumstance that the letter which had been just read, purporting to be from Mr. Eldorton to the D. of Y., was without a seal. It had probably been enclosed in a cover to Mis. C. to be sent to his royal highness or not, as that lady pleased, but it was found in the custody of Mrs. C. herself.

THOMAS WALKIR was called in, and examined.

'(By Mr. Wardle.)

Did you live with Mrs. C. in Gloucesterplace, as coachman? Yes.

Do you recollect a footman there, of the name of Samuel Carter? Yes.

Was Samuel Carter in the constant habit of waiting at dinner, while he was there? Yes,

Do you know Miss Taylor? Yes, I do.

Have you frequently seen her in Gloncester-place? Yes, I have.

(By Lord Folkestone.)

Do you recollect and know whether Sam. Carter was in the habit of going behind the carriage? Yes, he did.

Were you head coachman at Gloucester-place? I was.

How many horses did Mis. Clarke keep; Sometimes six, sometimes eight.

How many carriages? Two.

Never more? No more at one time,

Do you know who provided the keep for the horses? Mrs. Clarke.

Did she pay the bills? As far as I know, she did.

Were they paid through you? No. they were not.

(By Mr. Yorke.)

Did Samuel Carter wear a livery? No, he

How do you know that Samuel Carter ever waited at table? I waited at the same time.

Did you ever wait at table whou the D. of Y. was there? I did.

Did you wear a livery when you waited at table? I did not.

(By Mr. C. Adams.)

When Samuel Carter went behind the carriage, did he go behind the carriage without a livery? Yes, he did.

Had Mrs. C. any livery for any of her servants? Yes, the footman.

Did you wear a livery when you drove the carriage? I certainly did.

(By Mr. Sumuer.)

Do you know with whom Sam. ('arter lived before he came to Mrs. C.? I understood he was along with captain Sutton.

Did you ever see him at Mis. C.'s when he

was capt. Sutton's servant? I did not.

When you said he was along with capt. Sutton, did you mean that he was capt. Sutton's servant? I did not.

When he had at Mrs. C.'s, did he dme with the other servants? He did, for any thing I knew.

Did you dine with the other servants? I did not.

Were you upon board wages? Yes, I was. Did you ever hear whose son Samuel Carter was supposed to be? I never did,

How many more servants did Mrs. C. keep? Sometimes six, sometimes seven.

You have stated, that you waited at table; do you recollect Miss Taylor dining there when you waited at table? I recollect when h r. h. and Mrs. C. dined together, there was another

Do you know who that other lady was? I

Do you mean that you do not know or do not recollect? I do not recollect.

(By Mr. Wardle.)

Do you know Miss Taylor? I do now.

You have stated before, that you know Miss Taylor; are you certain that you ever saw Miss Taylor in Gloucester-place? I um certain I have.

(By Sir J. Sebright.)

What did you understand Samuel Carter was to capt. Sutton? I never heard what he was.

You do not know that he was not a servant? I do not.

How long have you lived with Mrs. Clarke? About three years.

With whom do you live now? With Mrs.

(By the Attorney General,)

When did you first live with Mrs. Clarke? At the time that h. r. h. came to Gloucesterplace.

Have you lived with her continually ever since? I have not.

When did you leave her? After Mrs. Clarke left Gloucester-place.

When did you return to her service? About

six weeks ago.

You did not live with her at any time between her leaving Gloucester-place and six weeks ago? A little while after she left Gloncester-place.

Did Samuel Carter ery frequently go behind the carriage? Not more than once or twice.

How long had Samuel Carter lived with Mrs. Clarke? I think about a twelvementh, to the best of my knowledge.

WILLIAM M'DOWALL was called in and examined.

(By Mr. Wurdle.)

Did you live with Mrs. Clarke as footman, in Gloucester-place? Yes.

Do you recollect the name of the other footman that was there at the same time? His name was Carter; by the name I cannot say any turther.

Did you and the other footman, of the name

of Carter, do your work together? Yes.

Do you know Miss Taylor? I know a lady
of the name of Miss Taylor, but I cannot recollect her, there are so many of the name; I cannot say that I know any thing particular; I know the lady that used to go down to Weybridge of that name; that is all I can say.

Do you recollect that Miss Taylor being in Gloucester-place as well as at Weybridge? I cannot say; I have known a lady of the name of Miss Taylor that used to call there, but I cannot say that I should know her.

Do you recollect the lady whom you speak of as Miss Taylor, the lady that was at Wey-bridge, being at Gloucester-place? Yes, I do

by that name.

Do you recollect Miss Taylor ever being at Weybridge when the Duke of York was there? I cannot say, the Duke of York might be there; but I cannot speak to that, for the reason, because I do not know it,

Were you in the habits of going to Weybridge with your mistress? Yes.

Did you ever see the Duke of York there?

Yes, I cannot say but I did.

You also state, that you have seen Miss Taylor at Weybridge; can you recollect whether you ever saw Miss Taylor at Weybridge at the time the Duke of York was there? I have told that before, that the Duke of York might be at Weybridge, for any thing that I

(By Lord Palmerstone.)

Was Carter employed in any other manner, except waiting at the table? Yes, he was employed as a servant; when I went into the house he acted as a servant, as far as I know.

Did be dine with the other servants? Yes.:

(By the Attorney General.)

Did Carter act in the same capacity as a servant, as yourself? I suppose so; he did the work along with me, that is all I can say.

Do you live now with Mrs. Clarke? No, 1

do not.

Are you in place now? Yes, I am. With whom? With Mr. Johnson.

What year did you live with Samuel Carter at Mrs. Clarke's? That I cannot recollect; I cannot say, justly.

On the motion of col. Vereker, the witness was ordered to withdraw.

Col. Vereker stated his object to be to call the attention of the committee to the state in which the witness had come to the The witness appeared to be drunk and in such case it became the house make an example of such a person. cry of Move! move!)-On the quest being put that Mrs. Favery be called/

Mr. Sumner expressed his surpris the committee had not resorted to ome proceeding on the suggestion of the hon. member. [Hear! hear!] At apvents, if it was the opinion of the commee that the witness was drunk, he was opinion that his evidence ought to b/expunged from the minutes.

Mr. Bathurst admitted the it must have been obvious to every gentleman, particularly those who sat near the bar, that the witness had taken more liquor than he ought. But he had gren his evidence as clearly as any other witness who had been examined at the bar; and he thought it beneath the dignity of the house to take any notice of the state in which he was.

Mr. Sunner then moved, that the evidence of the last witness be expunged from the minutes. This was the more necessary, as the Committee seemed agreed

that he was drunk, and he had been suffered to withdraw without any censure.

Sir T. Turton begged the hon. gent. to reconsider his motion, as it was a question upon which the committee might be called upon to divide. He admitted that the witness was in a state indecorous for a person at the bar of that house But his evidence was not material enough to require so strict a measure as that of expunging it from the minutes.

Mr. W. Smuth was not surprised at the feeling manifested by the hon, gent, for the dignity of the house. But there was a great dithoulty in drawing the line for the interference of the house in animadverting upon such impropriety. He hoped that the hon, gent, would be influenced by what had fallen from the hon, baronet,

and wave his motion.

The Chancellor of the Exchequer observed, that if the question was as to the punishment of the individual, it would be desirable to take ano consideration the time he had been summoned. But he thought that the whole of what they desired might be attained without expunging the evideace, by an entry upon the minutes that the witness was, at the time of his examination, in a state of intoxication.

Mr. Den as Browne understood the conse to be pursued by the right hon. gent, to be, that a manute should be made of the state of the wimes when he gave his testimony. There could be no objecon to such a course, when it was recolected that the witness had been ordered withdraw from the bar intoxicated, by motion of an hon, member (loud laugh-16) He repeated that the witness was anticated, and unless the Committee show agree to the cutry upon the minute; that circumstance, he should vote for the otion for expunging the whole of

that with 18's evidence from the minutes.

Mr. C. Adams stated, that though the witness was in a state of intoxication, he had given by evidence in a clear and in-

telligible manicr.

Mr. Uhithreak stated, that the evidence, if left on the mastes, would speak for

Mr. Summer, acceding to the proposi-tion of the right hor. gent. (the Chancellor of the Exchequer) begged leave to with-

dram his motion.
The Chancellor of the Exchequer observed that the Committee was in a state in which they ought to decide whether the evidence was or was not to be allowed to remain, without some particular notice, If the witness was upon the minutes. competent to give consistent and satisfactory evidence, he should not have been ordered from the bar whilst under examination by a member; and if he was in such a state as to require his being removed from the bar, then his evidence ought not to be suffered to remain on the minutes without the entry which he had suggested.

Colonel Vereker contended that it was obvious to every member about the bar, that the witness was in a state of intoxica-In such a state his testimony would not be admitted in any court of justice, and ought not therefore to be admitted in

that, the highest judicial tribunal.

Mr. Ellison said, it ever he had known any thing of the rules of evidence, he had lost it since the commencement of this in-It had been said that the witness was drunk, but that he could not observe. The witness had not given as flippant answers as other witnesses had, who had not been suspected of being drunk. all events, it was beneath the dignity of the house, whose conduct was now before the country, to take any notice of the circumstance.

Admiral Herocy had attended to the evidence, and the witness did not appear to him to be in a state to preclude him

from giving testimony.

The Chancellor of the Exchequer observed that, if it was the opinion of the Committee that the witness was not intoxicated, he ought not to have been ordered to withdraw before he had been fully examined.

Mr D. Browne either argued, that the witness was drunk, or he was not drunk; if he was drunk, his evidence ought to be expunged; if not, he ought to be again

examined.

Mr. Fuller, as there seemed to be such a variety of opinions on the subject of the state of the witness, thought that the hest way would be to have him in again, and thus to give him fair play.

Mr. Buthurst said, that if the witness was to be called in again, he should be examined only as to his previous sobriety; without adverting to what he might have

drank since he withdrew.

The Witness was again called in and examine d.]

(By Mr. Wardle.)

What year did you live with Samuel Carter

at Mrs Clarke's? I told you I could not recollect

Was it in the year 1808? I cannot recollect, I cannot call it to my memory, I can guess very high it, though

What do you guess? I cannot say justly, I

can tell the year partly

What was the year? I told you before I did not recollect, and I cumot say the date, for I do not remember it, and therefore it is of no use for me to say the date

You have said you know the year partly, state whether you can at all recollect the year?

No, I cannot

Was it four years ago? Yes, rather more than

that, I believe

Wisit six years ago? If I could recollect the date, I then should have no occasion to say I did not know it

You do not know whether it is three years 120 or six? I do not know indeed, I have said that before

Did you were a livery when you lived with Mrs. Clarker Yes.

Did Simuel Cuter were a livery at that time? No, he did not were a livery during my time

When did you quit Mis (links's service? You ask me a question, which I cannot in swell, lecture I cannot recoilect the time, I never took an account of the time I left the nouse

At what much did you get your scommons to attend this house? I did not set that down even, I forgot that even, I know what day I got the notice to come

At what time did you get the notice to come

te c? I cannot justly tell the hour

Wis at to day or yesterday? I received the notice to attend the house, and I pud that respect to attend the house accordingly is I was addred

When did you receive the notice? I received it in Morday, and I received one this after noon

The Witness was directed to withdraw

Colonel Vereken appealed to the Committee, whether he was not borne out of his first assertion, and desired his evidence might be read, which was accordingly done, when there was a general cry of "go on"

Mis MARIHA IAVLRY was called in and examined

(By M: Wardle)

Did you live with Mis Clinke as house. keeper, in Gloucester place? Yes

Do you recollect a footman there of the na ne

of San Carter? Yes

Was Sam Carter in the constant habit of writing at table on the Duke of York and Mrs Clirke and her company? Yes.

Do you know Miss Taylor ? Yes

Was Miss I aylor in the habits of being often.

in Glouoester-place with Mrs. Clarke and the Duke of York? Yes.

Do you recollect thy thing with regard to a note being changed, just before the Duke went to Weymouth, and Mrs Clarke to Wortlang? I cs. I do

State what you know about that —I know that the Duke's servant came in the moining, and I gave him this note, but I do not know the number of it, no what note it was, and he returned again about cleven o'clock, and gave me the money, I took it up stairs, and then the Duke was in the bed room, and Mrs C in short, they were in bed

Do you recollect who that servant was? A

Germin, Indown k

Was Sam Criter in the habits of sharing the duty of a footman with the other man? He cleaned the knives, cleaned the plate, attended the cirringe, and waited at table on h r h

Was not the hand in Objecter place to your knowledge kept at a great expense? It certainly was, there were sometimes two men

cooks, sometimes three men cooks

Do you me in that those cooks were on any particular occasion of dinners, or when do you me in that there were two or three men cooks? When there was a particular dinner there were three men cooks, o sometimes more. Mis Calways wished to have her dinners go up in the best manner, to please har hand if there was my dinner found fault with by hard, she would have mother

Have you often known Mrs. C distressed for money during that period? She never could pay her debts properly after the first quarter, people were tearing one to pie es for money,

and saving that I kept it

(By the Attorney General)

When did you first live with Mis C ? When she went to Gloucester place

Had you known Mis (before that time

How long had you known Mrs. (? I lived with her before she went to (slowerster place, I have known her these ten years, more than that.

flow much more? I cannot exactly say now much more

Hive you known her 20 years? No, I have not known her 20 years

Where did you first know Mis (? I knew her at Hampsteid, I went to be a servant to her the e

Did you not know her before that time? Yes, I went about his weeks after she was married, to live with her

After she was married to Mr Clarke? Yes Did you live with her from that time till she went to (rloucester place? No, I lived with her three or four times since, I went away and came back to her

Who first accommended you to Mrs C r

The paper

Do you mean by an advertisement? Yes

"Did you know nothing of Mrs. C. till you saw that advertisement? No, I did not.

Did you live with her at Gloucester-place? I went with her to Gloucester-place; from Tavistock-place to Gloucester-place.

Then you lived with her in Tavistock-place?

Yes, I did.

Where did Mis. C. live before she went to Tavistock-place? I do not know, I did not live with her all the time.

Do not you know where she lived all that time? No, I was in the country with another family.

With what family were you in the country?

I am not obliged to answer that.

Yes, you no -It was a family who are dead. Who were they? One Mr. Ellis.

Where did he live? In the city.

What put of the city? He was a cupenter. In what part of the city? I really do not know the name of the street, I cannot recollect it, it is so long ago

How long did you live there? Two years.

If you hved two yours in the same street, you must know where they lived? It was not in the same house, it was in lodgings,

Where were the lodgings? I cannot tell.

In how many different places did they live while you were with them? They had different apartments, they kept shop in one part of town, and had apartments in another.

What part of the town did they keep a shop? I cannot recollect indeed, I was at Brighton and Margate with them, and in different parts

What other parts besides Margate and Brighton? I was at Ramsgate, and many little places about, that I did not think about.

Was it upon parties of pleasure the family went to Margate and Brighton and Ramsgate? No, they were all ill, the mistress and children and all; they went for their health, I suppose

They went to these different places for their health? I suppose so, I cannot say what they went for particularly; I do not know their concerns.

Then why do you suppose they went for their health, it you know nothing about it?

I should think so, it they went to those places. How many did the family consist of? Four. Mr. and Mrs Ellis? Yes, and two children. Any servant but yourself? No.

Who was left in the shop while they were absent? I cannot say, I am sure I do not

You say they kept a shop at one part of the town, and had lodgidgs in another? Yes.

In what part of the town was the shop? really do not know; I did not concern myself with the shop, I never went there.

In what part of the town were the lodgings? In some of the streets near Cheapside, but it 19 out of my memory entirely; when I leave a place, I never trouble it again,

You have said that they lived in more places than one in London; what other place can you recollect besides the street near Cheapside? I really cannot recollect any thing at all about it; I do not know any thing about it.

In how many different lodgings did they live in London, while you were with them? I cannot say; they left me till I went to Brighton; I went to Brighton with the children.

Did they live in two, three, or four different lodgings? I cannot answer that question indeed.

Did you go to Brighton with the children without Mi. and Mrs. Ellis? Yes, I did in-

Did Mr. and Mis. Ellis come to you there? Yes, they did.

How long did they stay there? I believe we

were there about three months

Where did you live at Brighton? I will tell you as nigh as I can, opposite the sea; but I do not know the name of the street, though I was there

When did you go to Margate? Really I cannot tell you such a question as that, I do not keep that in my head; I do not know.

Where did they live at Margate? In the High-street.

Are Mr. and Mrs. Ellis dead? Yes, so I heard.

And the children? I do not know, I never inquire after them.

What reason had you for not chusing to mention this family? I have no reason at all, I answer as nearly as I can recollect.

Do you know capt Sutton? I did, but he is dead; he has been dead two years, I believe I can recollect that.

Was not Samuel Carter supposed to be his natural son? I cannot tell.

Did you never suppose that? No, I cannot tell what other persons supposed.

Carter did not wear a livery? No.

(By Sir R. Williams.)

You have stated that there was a very expensive establishment in Gloucester-place; did h. r h, at any time give you any money to detray the expences of that establishment? He never gave me any in his life.

Did any body belonging to him? No, nor

any body belonging to him.

(By Colonel Vereker.)

Where did Mrs. C. live when you lived with ler first? At Hampstead.

Was that prior to your living with Mrs. Ellis? It was before.

Then now comes it that you recollect the place you lived in with Mrs. C'., and do not recollect where you lived with Mrs. Ellis afterwards? Because I lived longer with Mrs. C. than I did with those people.

Did you not live two years with Mrs. Ellis?

Yes, I did.

Do you mean the committee should understand, that you do not recollect where you lived No, [do not; I two years with Mrs. Ellis? was at Brighton, Margate, and Ramsgate, and other places; and I suppose they were like a

great many people, in debt, and went about in consequence, if I must tell the truth; but it is

not the thing to tell family affairs.

You have said Mrs. Ellis kept a shop in one part of the town, and lodgings in another; now you tell the committee you were living about all the time; how do you reconcile that? They may go about, his wife may, and he may keep out of the way, or stay at home; I cannot tell how they manage those things.

(By General Phipps.)

Are you not related to Mrs. C.? No. Do you mean to deny that you are Mrs. C.'s sister? I do; I am not Mrs. C.'s sister.

(By Mr. Harbord.)

Did you pay any of Mrs. C.'s servants wages? Yes, I did.

What were the wages you paid to Samuel Carter? I really cannot say what I gave him.

Did you ever pay Samuel Carter any wages? I have given him money a great many times, when he has asked for money to buy himself shoes and things he wanted.

Do you recollect whether there was any agreement made for wages? No, I do not.

(By Mr. Herbert.)

You have stated, that you were housekeeper to Mrs. C., and superintended a very large establishment, and had two or three cooks at particular times; what number in general did you superintend, and have to provide for? I am sure I cannot say; there were always very elegant dinners went up, and what they could not do, came from the pastry-cook's; there were four men in the stable, a butler and two footmen, two cooks, a laundry-maid, a house-maid, a kitchen-maid, and another little girl that worked at her needle, and myself, and a charwoman to wash one day in the week.

You have mentioned that there were very considerable embarrassments happened, and that you have been applied to for money, and have been supposed to keep it instead of paying the different creditors; did you tell her of those distresses, and apply to her for money; and if so, what answer did you get? I did inform her; she said that h. r. h. had been very backward in his payments to her, and I must put the people off, and accordingly I did as she said.

Did Mrs. C. ever mention to you that h. r. h. said that he would give or had given her sums of money, to pay those debts? No, I never

heard that.

Did you never mention to Mrs. C., that you wished her to ask money from the D. of Y., to pay those debts? Yes, I did.

What was the answer Mrs. C. made? She said all would be paid as soon as she had it from his royal highness.

Were not many of those debts paid? A great

many were paid.

You have stated, that you applied to Mrs. C. telling her that she owed certain sums of moncy, to get it from the D. of Y.; do you know from

your own knowledge that many of those debts were afterwards paid? Some of the debts were paid while he was there; I have paid the baker, and I have paid the butcher twice.

Then upon your application, desiring Mrs. C. would apply to the D. of Y., have you often found debts paid? Yes, I have found many of

the debts paid.

(By Mr. Wardle.)

Did you know capt. Sutton, by sight? Yes. Had capt. Sutton only one leg? Only one leg.

(By Mr. Beresford.)

Do you know what regiment he was of? No, I do not, I am sure.

Do you still live in the service of Mrs. C.?

Have you had any conversation with Mrs. C. on the subject of this investigation, since it commenced? No, I have not.

You have said, that you paid the servants wages while you lived with Mrs. C.; how many men servants did you pay wages to? The coachman, his name is Parker, and William M' Dowall; I believe she paid Peirson herself; and the stable-man and the boy, four men in the stable, I always used to give the money once a week, or once a fortnight, to them; there were in all, five in the stable, and three in the bouse.

Were they all servants on standing annual wages? Yes, they were all yearly servants; and there were two servants at Weybridge, agardener and a cook.

(By Sir James Graham.)

You have stated, that there were sometimes two and sometimes three men cooks for particular dinners; do you mean by those particular dinners, that they were dressed for a large company? No, we never had a large company; this was first when Mrs. C. went into that house.

Those dinners were dressed merely for two or three persons? Yes, for h. r. h. as far as I know, in particular.

Not for any other company? No.

(By Mr. Wilberforce.)

You went with Mrs. C. when she first went to reside in Gloucester-place? Yes, I did.

Do you know who the tradesmen were who furnished the house in Gloucester-place? No.

Who furnished the upholstery? It was somebody in Bond-street: Oakley.

Do you know who furnished the china and glass? Mr. Mortlock, in Oxford-street.

Do you know who furnished the house with grates? Mr. Summers, and Rose, in Bond-street.

Do you know what silversmith furnished the plate? Birketts.

Do you know any of the other tradesmen with whom Mrs. C. dealt? Parker's, in Fleet-street, she had something to do with.

Who was the wine-merchant? I really do not know: I believe h.r. h. used to send it, but I do not know; he used often to send it, I know.

(By Mr. Spencer Stankope.)

Did you ever pay any money on account of wages, to any of these men cooks? Yes, I gave them a guinea a day, each of them, but I cannot recollect their names.

Did you consider that as payment for that day, or as in part of annual wages? Only for

the day.

Were you in the capacity of own maid to Mrs. C., or was there any other? I was own maid and housekeeper together.

Do you know Mr. Dowler? I have seen him. Have you seen him frequently? Yes, I have

seen him frequently.

Have you seen him frequently in Glouces.er-

place? Yes, I have.

Do you know or not, whether he staid the night there? Never, I am very sure of that.

(By Mr. Wilberforce.)

Did you at any time convey any messages to the tradesmen employed to furnish the house in Gloucester-place? Yes, for any thing that was

Concerning the manner in which it was to be done, and what articles were to be sent in? Yes, Mrs. Clarke's order.

Did the tradesmen seem willing to send in articles merely on Mrs. C.'s authority? They sent what she ordered, as far as I know; sometimes they would not

Did you use any arguments to them to induce them to send in articles, if they appeared unwilling so to do? No, I did not; I said when she had money she would certainly pay them, nothing further than that.

Did they tell you they looked to a better pay master than Mrs. C., or any thing of that kind? They have asked me, whether h. r. h. had settled with her, and given her money; and I said no, as soon as she had it, she would give it to them.

(By Mr. Beresford.)

Was capt. Sutton in the habit of visiting at Mrs. C.'s? Yes, she knew capt. Sutton.

Was he in the habit of visiting at Mrs. C.'s? Yes.

Was he in the habit of visiting at Mrs. C.'s before Sam. Carter came to live at Mrs. C.'s house? Yes, he was.

When he came to visit Mrs. C. was he not in the habit of bringing Sam. Carter as a companion? I do not know; he brought him with him, certainly.

When Sam. Carter came with capt. Sutton, was he in the habit of going with him into the parlour? No.

(By the Secretary at War.)

When Mrs. C. first resided in Gloucesterplace, what number of servants had she at that time? Sam. Carter was the first that went there when I went; there was a coachman and two footmen, and a batter and a postillion; there were four men in the stable; sie had them immediately as she got there.

(By Mr. Wardle.)

Did you ever see Carter after he got a commission in the army? No, I do not think I ever did.

Do you recollect whether Sam. Carter got a commission in the army while he was in Mrs. C.'s service? Yes, and went to Deal, to join his regiment.

He left Mrs. C.'s service for that reason? Yes. And you never saw him afterwards? No.

(By the Attorney General.)

What was your name before you were married? Favery, that is my real name.

Are you a married woman? No.

Did you ever hear Mrs. C. say why she applied for a commission for Sam. Carter, more than for any other foot-boy in her service? No.

(By Lord Folkestone.)

By what name was Sam. Carter known to b. r. li, by the name of Sam., Samuel, or Carter? We used to call him Sam.

Was he known by the name of Carter, to h. r. h.? Yes, he was known by the name of Carter.

Did Carter appear to you a person of superior manners and education to persons in that situation? I do not know, he was very well.

Did any of the servants dine with you in general at the same table, when you lived with Mrs. C. in Gloucester-place? Yes, I sat down to dinner with them all.

(By Mr. Wilberforce.)

Can you mention any body else who was in the habit of going to the tradesmen about the articles to be furnished to the house in Gloucester place? I never went, I sent a servant al ways, and Wm. M' Dowall has been to Oakley's in Bond-street, and to Rose and Summers's, and to different tradesmen.

Do you know any body else who went? Peir-

son used to go.

You did not know any agent or steward, or any person of that description, who used to go? No

Do you know whether a person of the name of Taylor used to go? I am not sure whether he went; he might be sent by Mrs. C., he was not by me

Do you know any thing of his going? No, I do not.

(By Sir R. Williams.)

When you lived in Gloucester-place was Mrs. C. in the habits of receiving visits from other gentlemen besides the D. of Y.? Yes, several people cume.

Gentlemen? Yes, gentlemen came back-

wards and forwards.

Did you ever know that any of those gentlemen were considered as opulcut? I really do not know.

You have stated that you were in the habit of during with all the servants; of course the

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coachman was one of that number? Yes, he was. Do you remember a capt: Wallis visiting there? No, I never remember such a name.

The Witness was directed to withdraw.

GWYLLYM LLOYD WARDLE, Esq. attending in his place, was examined,

(By Mr. Lockhart.)

In folio 132, of the printed Minutes of the Evidence, there appears a Letter written by Mrs. C. to Mr. Donovan, in which is the following expression, the date of the letter is Jan. 28th, 1809: " I must be candid, and tell you, " that in order to facilitate some negociations, "I had given him a few of your letters: in one " you speak of the queen, in another the two deaneries." Did Mrs. C. give you any letters in order to facilitate any negociation? I never had any negociation with Mrs. C. about letters in my life; I do not know what she means by the expression of a negociation.

Are these the letters which she stated you had taken away from her? I took some of Mr. Donovan's letters in the way I have before described, which I have produced to this house; but what she means by negociation 1 do not

know

(By the Chancellor of the Exchequer.)

Had you any other letters of Mr. Donovan's from Mrs. C., or are those the very letters which she so positively stated you had taken away from her? I had some other letters from Mrs. C. of Mr. Donovan's, which she gave me, and I examined him as to those letters in this house.

For what purpose did Mrs. C. give you those letters? I really do not know for what purpose she gave them to me; I asked her to give them me, and I examined him upon them in this house.

Have you never asked Mrs. C. what she meant by that expression in her letter? No, I do not think I did; but I never did have any answer to it, if I had; I remember the expression striking me when I heard it read.

(By Mr. Spencer Stanhope.)

When Mrs. C. delivered these letters to you, did she mention any thing about any negociation as affecting one or more deaneries? never heard of any negogiation about any deanery, except what these letters contain.

Mrs. MARY ANN CLARKE was called in, and a letter from Mr. Elderton to h. r. h. 'the D. of Y. being shewn to the witness, she was examined.

(By Sir T. Turton.)

Do you recollect that that was one of the letters that you delivered to Mr. Nicholls, to be burned? Yes, they were all delivered to be burned.

Do you recollect that was one of them? I cannot recollect that that was one of them; except what I burned myself, I gave the rest Vol. XII.

down to be burned; and they positively assured me they were burned.

Do you remember how that letter came into your possession? I suppose I may be allowed to read it before I give my opinion.

[The Witness read the letter.]
To whom is that letter addressed? To the

Duke of York.

How came that letter into your possession? I had it to shew the D. of Y., I suppose, as I had many other letters; and, after he read ir, it was left in my possession. This man was arrested after he had his appointment, and I had solicited for leave for him.

Then I understand you to say, that that letter was addressed to you; by whom was it addressed to you? By Mr. Elderton, or else his wife; by Mr. Elderton, addressed to me, to deliver to the Duke.

Then I understand you to say, that the letter was inclosed to you in another by Mr. Elderton; is that so? Yes.

And that in consequence of your receiving it, you delivered it to the D. of Y.? I am positive that I shewed it him, to let him know that the man was grateful.

Did the D. of Y. return it to you? After he had read letters, they used to be left upon the table, and I ought to have destroyed them.

(By the Chancellor of the Exchequer.)

Did not you understand that Sam. Carter was a natural son of capt. Sutton? No, I did not; people have said so, but he told me to the contrary himself.

Did not capt. Sotton take care of his education? Capt. Sutton always had the boy about him; he had several, and Sam. was one; he had been very strongly recommended, I believe, by Mrs. Fitzherbert, but they denied that at one time,

Did capt. Sutton educate the boy? He was not well educated till he came to me; he used to go to school, while he was in my service, every leisure hour.

Do not you know that capt Sutton took care of his education? I know that he took some pains to instruct him in his lessure time, he was

a very good boy.

Do you know what regiment capt. Sutton was in? He formerly was a lieutenant in the grenadiers; I believe he was a volunteer, where he lost his leg.

You are not certain what regiment he was in? No; he was deputy fire-master at Woolwich, and had been an esteemed friend of the Prince of Wales and of the D. of Y. for 12 years, but nearly died for want, except through me.

(By General Norton.)

Did you consider Carter in a light above the rest of your servants? Yes, I did, for he was very faithful to me.

In what year did Mr. Elderton get the Paymastership of the Dragoons, that you spoke of? cannot tell, but it was before general Simcoo died.

You do not remember the year at all? No, I do not.

During your residence in Gloucester-place, did you ever make any return of the Income Tax? No, I believe I did not.

Were you ever assessed either for your Lorses, carriages, or men servants? Yes, I was.

Then you recollect the number? I used to forget the greater number of them when they were put down, conceiving they had been paid for before through the Duke, or otherwise.

(By Mr. Lockhart.)

Look at that letter; [the letter to Mr. Donovan, of the 28th Jan 1 that letter speaks of delivering some letters to Mr. Wardle, in order to facilitate some negociation? I sent that letter to Mr. Donovan.

Did you give these letters to Mr. Wardle, in order to facilitate any negociation? Yes; not the letters that col. Wardle ran away with, but letters of field officers to recommend two or three heutenants to companies, they were to give more than the regulation, 3 or 400/.; I undestood from Mr. Donovan that Greenwood was to have some part, Froome another, himself a share, and me; these young men were to pay, I think, 100 guineas over the regulation, and that it was the last job Greenwood was to gwo Proome, that it was to complete a very old promise of the D of Y; Mr. Donovan told me he must have the recommendation of a member of parliament or a general officer, to cover himsell.

If you refer to a passage in your letter, it will appear that the letters you allude to were, one in which Mr. Donovan speaks of the Queen, and in the other of two deancries? Those were the letters col. Wardle took away, and which I told him were in his possession; that letter l think mentions as far as that. [The passage in the Letter was read.] I had not given him those letters, he took them, and what I gave sol. Wardle to facilitate was the other three, the lieutenants for the companies, and he has two or three of them now, and gen. Clavering the other; and when I represented one of the young men as Mr. Sumacr's nephew or cousin, I behevedeit, because Mr. Donovan had told me so, and declared it in every way possible.

How could the delivery of any letters whatever to Mr. Wardle, facilitate any negociation? I thought that they might, because he told me that he could do it by men that were not in the opposition, because I knew that a man on that side would not do to accommend to the D. of Y. any inditary man, Who told you so? Colonel Wardle.

What sort of pregocutions did you think the delivery of these letters might facilitate? get a letter of recommendation for the young men, the same sat of recommendation as gen. Clavering was to give me for Sumner.

You have stated, that the Paymastership procured for Elderton was previous to the death of gen. Simcoe; what circumstance makes you say it must have been previous to the death of gen.

Simcoe? I believe it was gen. Simcoe's regiment, I know he had been applied to on the subject.

Are you quite positive that these letters spoken of, are the letters Mr. Wardle ran away with? Yes

(By Sir J. Sebright.)

Did the D. of Y. ever tell you at any time, that he had been informed by any person of your having received money by getting appointments in the army? No, no one dare tell him so.

(By Mr. Greenough.)

Did the D. of Y. ever inform you by what means the commissions you state to have been so irregularly obtained, were made to appear regular in the books of the office? No, he did not state to me that circumstance, only that he would take proper care and have them all right, and the subjects he always thought were proper when they were propered.

GWYLLYM LLOYD WARDLI'; esq attendnig in his place, made the following State-

I wish to say, that I am now aware what Mis. C means by her negociation: the letters that I before allu led to her having received from Mr. Donovan, and my having examined him upon them in this house, were sent to her by Mr. Donovan, as I understood, for the purpose of her getting them signed by a general officer, or a member of parliament; she stated having sent one of them to gen. Clavering to be signed; the other three or four, I forget which it was, I got hom her, she gave them to me; I remember her stating at the time, that if I could get a member of parliament to sign them for her, it would be just what Mr. Donovan wanted; I said my friends were in opposition, and opposition men would not do; I kept the letters ever since, and till this moment never could make out what she meant by the term ' nego-' Ciation.'

(By the Chancellor of the Exchequer.)

Have you any objection to deliver in those letters, from which you examined Mr. Donovan at the table of this house? They are all on the table of the house.

Are those letters on the table of the house which Mrs. Clarke whiled you to get a member of parliament to sign?-No, I think not.

In giving this answer Mr. Wardle was called to order, by sir G. Hill, in consequence of lord Folkestone's whispering something in the car of the bon. member.

. Mr. Whitbread rose and observed with To much warmth, that his hon. friend (Mr. Wardle) was perfectly in order, that no irregularity whatever was committed, for it was perfectly consistent with the rule of parliamentary evidence, for one member to make communications to another in course of examination.

Lord Folkestone declared, that what he communicated to the hon member was perfectly innocent, and moreover that his hon, friend had finished his reply before he made the communication.

Mr. Whithread contended, that it was neither indecorous nor inconsistent with parliamentary rules for members to make communication to such as were close to each other.

The Chancellor of the Erchequer believed it was the general feeling of the committee that no individual was at liberty to suggest any answer whatsoever to any inter rogatory that was put in the nature of cvidence to another member. He conceived that no member in the committee had any superior advantages in this respect over any witness, who gave evidence at the bar of the house. Surely it would never be maintained, that a witness placed in that situation, and labouring under any difficulty or embarrassment respecting the answer to be made, ought to receive any assistance. Neither did he apprehend that any member of parliament was entitled to receive any suggestion from another, when he was called upon in his place to give his evidence on any question.

Mr. Windhem knew of no principle recognized by parliamentary practice, by which a member was restrained from both giving and receiving communications and informations from another during the discussion of any question. On this ground he perfectly justified the conduct of the noble loid, and especially as he afterwards declared his communication to be perfectly innocent; he, therefore, thought the honbaronet was premature in calling the hongent, to order.

Mr. Canning was proceeding to animalvert with a considerable degree of warmth on the observations, which an hon member (Mr. Whitbread), had made relative to the prerogative which a member of parliament had over any other witness giving his evidence, when the right hon gent, was called to order.

Mr. Whithread repeated and explained his former observations with respect to the right which every member in the house had of communicating information to an other. He did say what the right hons secretary stated, that a member had a right to derive any benefit from the suggestion of another when examined in evidence during the pending of a question, but that question being answered, he was no longer restricted.

Mr. Canning confessed he had misunderstood the meaning of the hon, member, for he at first did conceive the hon, gent, made an essential difference between a member of parliament in giving his testimony, and an ordinary witness at the bur; and he was the more satisfied in this case because the noble load had declared, that what he communicated was perfectly innocent.

Mr. Whitbread protested that he never did lay down such preposterous doctrine.

(By Mr. Beresfird.)

Are there any letters on the table of the house which Mrs. Clarke gave to you, to procure the signeture of a member of parliament? I thought they had been given in, but it they are not, I certainly will lay them on the table.

Have you any objection to lay on the table every letter which you got, either by violence or otherwise, from Mis. Clarke?—I have no objection to lay upon the table the letters in question respecting those officers who were to have been so recommended, and all the letters that I had regard to in the statement I made to the house.

Have you any objection to lay on the table every letter which you got, either by violence or otherwise, from Mrs. Clarke? I wish the answer I have given to be repeated

Are there any letters in four possession, relative to the inquiry before the house, as to the D. of Y.'s conduct, which you have taken from Mrs. Clarke, or which she has given to you, which you object to lay before the house? I know of none such, I have no miormation which with propriety can be laid before this committee, which I would withhold from them.

Are the letters alluded to in the letter of Mrs. C. at present on the table of the house? No, they are not.

(By Mr. Lockhart.)

When did you receive the letters from Mrs. Clarke, which she mentions, in her letter of the 28th Jan. to have been delivered to you? I have no memorandum, I cannot speak to the

CHARLES GREENWOOD, esq. was called in and examined.

(By Mr. Wardle.)

Is Mr. Froome now in your office? No. Did not Mr. Proome succeed to the situation of one of your clerks that has lately left you? No.

Did not Mr. Froome come to town for the purpose of supplying the place of that clerk? Mr. Froome came to town to settle some old accounts of innie as trensurer to the Royal Military College, and not at all to take the place of that clerk.

Has be ettled those accounts, and if so hen did he leave you? He is rettling them now.

Where does he transact the business? Very near my office at Charing-cross.

(By General Loftus.)

Are you agent to the 22d regiment of dragoons? No.

Or ever was since it was raised? I think not, but I cannot positively answer to that fact.

Do you recollect any difference between you and the D. of Y. wherein the Duke applied to you to appoint a paymaster to that regiment? Certainly not.

Is it within your power or that of any agent to appoint a paymaster to any regiment? The power rests in the colonel to recommend the Secretary at War, who makes the necessary inquiries as to the securities, and then makes out the appointment for the Commander in Chief to lay before his majesty.

In fact the Commander in Chief can have nothing in the world to do with it, more than to lay it before his majesty? I never under-

stood that he had.

(Ry Mr. Wardle.)

Do you know Mrs. Clarke? I do not know her by sight.

Did you ever write to her? I recollect one note I did write to her.

Do you know a Mr. Elderton? I did know

No disagreement ever happened between you and the D. of Y. respecting appointing Mr. Elderton a paymaster? No, certainly not.

Did the D. of Y. ever apply to you to appoint bim? Never; the Duke mentioned him to me as a man that would call upon me about a paymaster-ship, and said that I might make inquiries about him, but never recommended him.

What was the occasion of that note which you mention having written to Mrs. Clarke? It was in answer to a note she wrote to me, to desire my interference with h. r. h. about a brother, I think he was, of hers; she called him captain Thompson, that had been in the cavalry.

Do you recollect the date of that note? It was not long ago; I do not recollect the date at all; I should think within a month or six weeks.

Do you recollect, either in that note or by message, stating to Mis. Clarke, that you were sorry she had got acquainted with Mr. Finnerty? Never.

Did you ever send any message to Mis. Clarke by Mr. Taylor of Bond-street? Never.

How long was Mr. Froome in your office before the first time he and you parted? I really cannot recollect; but he has left my office for, I should suppose, four or five years, I cannot recollect particularly, it was at the time I discovered he was trading in commissions that I discharged him.

Is not Mr. Froome on the half-pay? I believe he is.

Is he a captain on the half pay? No, I think only a licutement.

(By Lord Folkestone.)

How did you send that note which you wrote to Mrs. Clarke? I sent it by Mr. Taylor I

Mr. Taylor the shoemaker? Yes.

Are you acquainted with Mrs. Sinclair Sutherland? I knew her some years ago.

How many years ago? I should think six or seven years ago; I have seen her since.

Have you seen her often since? No.

Have you seen her lately? No.

How lately have you seen her? I do not think I have seen Mrs. Sinclair these two years.

On what occasion did you last see her? Mine was a visit of civility, I believe, I had no particular object in it.

Did you call upon her? Yes.

Have you kept up your acquaintance with her from the first origin of that acquaintance? I have very little acquaintance with Mrs. Sinclair; I do not suppose I ever saw Mis. S. a dozen times in my life.

What led to that acquaintance? I believe that the first acquaintance I had with Mrs. Sinclair, was from hearing a friend of mine

speak of her.

Did you become acquainted with her through any intimacy between the D. of Y. and her? I certainly was acquainted with her more from that circumstance.

Then you are aware she was intimate with the D. of York? I am aware that the D of Y. knew her; I am not at all aware that the Duke was intimate with her.

What was the general character of that lady?

The Witness was directed to withdraw.

The Chancellor of the Exchequer objected to this mode of examination, and the witness was ordered to withdraw.

A conversation of considerable length took place, whether Mr. Greenwood should be further examined on this point. The Chancellor of the Exchequer, Mr. Beresford and others, contended that he ought not to be examined as to the general character of a lady who was not before the house, and whose credit ought not to be impeached when it was not in question on the present subject. It was on the other hand insisted on by lord Folkestone, Mr. C. Wynn, Mr. Windham and others, that, as it appeared her recommendation had been attended to by the Duke of York, it was proper and necessary the witness should disclose what he knew to be her general character; and it was at length decided, after lord Folkestone had agreed to withdraw his last question, that the witness should again be called in.

[The Witness was again called in and ex-

(By Lord Folkestone.)

Do you know of any connection ever subsisting between the Duke of York and Mrs. Sutherland? I have heard that there was.

Has any fact ever come to your knowledge which enables you to state, of your own knowledge, that such a connection ever had existed? I have heard Mrs. Sinclair herself say so.

Did you ever hear Mrs. Sinclair state that she was with child by the D. of Y.? Yes.

Did you ever know of a house being hired at Hamburgh for Mrs. Satherland to lie in? No.

Do you know of any measures that were taken to hire a house for that purpose? No.

Can you to your own knowledge speak to Mrs. Sinclair having got a troop from the D. of Y. tor a friend of her's? Certainly not.

Did you ever correspond with her on the subject of a troop that she had applied for? No, I think not, it is so long since; to the best of my knowledge not.

Can you speak positively to that fact? I can speak positively to never having had any

conversation with the D. of Y.

Do you recollect writing to Mrs. Sinclair upon any military matters? I recollect she wrote to me relative to a son of the late gen. Debbidge, upon the subject of promotion, which I did not apply for; and I think she wrote to me about obtaining leave of absence for him, which, being in the unitual course of my business, I think I did obtain for her; but I cannot speak with certainty.

State whether of your own knowledge Mrs. Sinclair was given to understand that that officer was promoted through her application? Certainly not,

(By Mr. C. Adams.)

You have stated, that you sent a note to Mrs. C. by Mr. Taylor; who is Mr. Taylor? A shoemaker, in Bond-street.

How happened it that you employed such a messenger? She sent him to me.

Had you ever any other communication with Mr. Taylor? I have seen Mr. Taylor several times on other business.

Is Mr. Taylor your shoemaker? No.

Have you ever had any correspondence by letter with Mr. Taylor? No.

(By Sir J. Sebright.)

You have stated in the early part of your examination, that the Commander in Chief told you that Mr. Elderton would probably call respecting a Paymastership, and requested you to make inquiries; did you make any inquiries?

What was the result of those inquiries, and was he appointed to the Paymastership? The result of those inquiries was, that I put him down in my list as a candidate for a Paymastership.

Was he appointed to a Paymastership? Upon a vacancy happening in sir Robert Abercrombie's regiment, thinking him a very proper man for the appointment, I wrote to sir R. Abercrombie about him, and he recommended him to the Secretary at War. May I begleave to correct an answer I have just given, respecting my correspondence with Mr. Taylor: there were two or three questions I thought it necessary to put to him: knowing he had paid some money on the D. of Y.'s account for Mrs. C. I put three questions to him, which he answered satisfactorily; it that is to be called a correspondence, I have had correspondence with him.

(By Sir R. Williams.)

Do you know of any large sum of money being paid by the D. of Y. to Mrs. C. during her residence in Gloucester-place? No large sums ever went through my hands to Mrs. C. nor any sum whatever.

(By Mr. C. Adams.)

You admit that you have had some correspondence with Mr. Taylor, when did that correspondence take place? A few years ugo.

You do not recollect at any other time having had any correspondence with Mr. Taylor?

No, certainly not.

Did you send an answer to Mrs. C. by Mr. Taylor, in consequence of the letter having been brought by him? Certainly.

(By Mr. Macdonald.)

You stated that you recommended Mr. Elderton to sir Robert Abercrombie for Paymaster; had you any knowledge of Mr. Elderton previous to the D. of Y's mentioning him to you? I believe he had applied to my office for a clerkship, but I am not quite clear as to that point; I made several inquiries in consequence of h. r. h.'s recommendation.

(By Sir A. Wellesley.)

Were the inquiries which you made satisfactory? They were satisfactory in the first instance, but some time afterwards, on further inquiry, I was by no means satisfied, and I wrote to sir R. Abercrombie to that effect.

What inquiries did you make that caused dissatisfaction? I made some inquiries, besides a representation I had from Bristol, where Mr. Elderton, had lived, of some improper conduct there.

What was the consequence of these discoveries you made respecting Mr. Elderton? Representing the same to sir R. Abercombie, in

order to stop the recommendation.

What was the effect of that communication? It was delayed for a time; afterwards, to the best of my recollection, Mt. Elderion wrote himself, or got some friend to apply to sir R. Abercrombie, and sir R. Abercrombie afterwards recommended him to the Secretary at Wer.

Do you know what those recommendations

were, or from whom they came? I really do

Were the objections removed solely by the recommendation of sir R Abercrombic? I believe entirely

After those objections had been male, did any conversation take place between the D of Y and yourself upon the subject? Certainly none

(By Mr Abircromlie)

How do you know that my subrequent recommendation was made to sir R. Ai cicrom be I that I have letters from su R. Aber crombie to prove that

The Witness was directed to withdraw']

Colonel GORDON was called in, and ex un ned

(B) Lord Folkestone)

Have you knought with you the documents respecting the projosed exchange between oil Knight and col Picydell? Yes, I have them in այհաժ

[Colonel Gordon delivered in several papers, which were read —Letter from Messis Colher - Answer to the above - I etter from col Knight, dated June 19th, 1805 Letter from col Gordon to col Knight]

"(L'

' The Com in Chief cannot accede to the re " quest of these officers. It col Pleydell "must rem un in the regiment to which he " has been posted "

" Refused"

"Messis Collyer have the honour of " transmitting col Gordon the Memorials of " majors knigh and Pleydell to excharge " Park-place St I mess, 27th May 100, 1

"Hois -Cuards, ogth May 1805 " Centlemen, Hiving lad before the Com-"manderm Chief you note of the 20th " instant, I im directed to acquirit you in " reply, that he is he cannot accorde to the exchange therein proposed between major Knight of the Ding (u its and Bt "Lt Col Pleydell of the 50th Regt of " Foot, and licut col Pleydell must a " main with the corps to which he has been " posted Lam, Su, (Signed) J W Gerdon" "The inclosures in your Letter are here-

" Messrs Collyer

" with returned

"H r h has no objection to his receiving " a difference, and when in eligible successor " can be recommended, h 1. h will take it " into consideration "

" No 35, Maddox street, Hanover-square, June 19, 1805 "Sir, H r h the Commander in Chief not " having acceded to my exchanging with " heut col Pleydell, I fear my motives for " wishing to return to the infintry may "have been misrepresented to has h-I " therefore take the liberty of stating them " to you, and request the tayour of you to " submit them to the consideration of Ir in h - I am desnous of returning to the " infantry, with a view to receive back the " difference, to enable me to arringe some pecuniary concerns which press up in me it this moment, and in case h r h. should be graciously pleased to acquiesco, " I intend to solicit the further and algence of a temporary tetirement up in half pay " for the recovery of my health, which is " much impaned by a service of 20 years in the West Indies, in Holl and, in I gypt, " and elsewhere, and as I do not me in to " solicit h + h's permission to receive the difference letvien full and half-pay, I flatter myself has hashen ny heal has ie established, will corsiner in y pist seivices, and allow me to return a a service which I never can quit for a moment without the deepest regret -And in c . "hr h should have not cason in view to succeed me in the 5th Drigo i Guards, I humbly be leave to submit then me " of bre et heut colonel Bro k of the " 50th regiment, (an old cavaliv officer) "who has written to me on the subject "hwe the honour & H R KNICHI? " de de de and Bt It Colonel'

"To col Gordon, "Major th Drigoon (ris

" Horse Guards, 21st June 180 . " "Sir, II iving 1 nd 1 efore the Commander in "Chief your letter of the 19th inst mt, I " 1 1 diceted to lequinit you, that his h "his no objection to your exchanging to " the Infinity, receiving the difference, and " when an eligible successor can le recom-" mended, voin request will be taken into " consideration I have, &c

(Signed) I W GOLDIN" Bt Tieut Col Kinght, 5D Gls, " 35, Middox street, Hanover square"

Are you required with major Ininer? 1 was icon unted with him

What was the period of your requaint ince with him? I think it wis in the year 1803

When was the list time that you saw him previous to his tendering his resignation? I chanot recollect the processe day, but it was a sers short time before he gave it in, he called up in me, and stated his intention of so doing

Did he solicit any other situation? No, I

car not recollect that he did I'id he request to be put upon the stuft of the arily serving in Spain? I do not recollect that he did, it is very positic the the imphi, but I do not recellect that he did

Did he st te to ,ou the reason for which he intended to resign? Yes, be certainly did

What were those reasons? Major Furner called upon me, and told me, it was his intention to give in his resignation, and ictive from the army; I expressed some surprize at this, having had some previous acquaintance with him, and told him, I think, that he had better consider of it before he took so decided a step. I think Major Turner told me, he had got into some unfortunate scrape with a woman, and it was necessary for him to quit the service; the exact words I do not recollect, but that was the tenor of the conversation that passed between us. There was very little more or less.

Did he state the nature of the scrape? No, he certainly did not; but I have some recollection, that he was about to do it, and that I stopped him, as my custom is, not wishing to enter into the private affairs of officers more

than is necessary.

Did he state the name of the lady? I am

pictry confident be did not.

When the application was made for the exchange between col. Knight and col. Pleydell, were the usual inquiries made, and were they acted upon? This is rather an embarrassing question. I should answer it in this way; that the Commander in Chief did not think col. Pleydell a proper officer to be placed at the head of a regiment of cavalry.

(By Mr. Creevey.)

Is it your behef, that upon a complaint made from any quarter against any officer who was soliciting either for exchange or resignation, that complaint being, that the officer had believed dishonourably by a lady, that would lead to an inquiry on the part of the Commander in Chief? That would depend very much upon the mode in which the complaint was made; the complaint in question stated, that the general know all about it; inquiry was therefore made of the general before any decision was given upon it.

Did it ever come within your knowledge that any resignation had been stopped, or any proceeding taken at the Commander in Chief's office, in consequence of an anonymous letter? I cannot exactly say that a resignation had been stopped; but this I can say, that all anonymous letters are invariably attended to.

Is it not the invariable practice of the Commander in Chief to forward all anonymous letters, conveying complaints or any circumstances attached to the army, to the generals commanding the districts or the officers commanding regiments, concerning which complaints may be conveyed in those anonymous letters are always attended to, and are sent for inquiry in their proper course; they happen almost daily.

[The witness was directed to withdraw.

General ROCHFORT was called in, and examined.

(By the Chancellor of the Exchequer.)

Do you recollect a person of the name of Sam. Carter, that lived with capt. Sutton? I do.

Do you happen to know whether Samuel

Carter was reputed to be the natural son of capt. Sutton? I always understood that he was.

Did he live with him as such? He lived with him as such, as it appeared to me.

You knew captain Sutton? Very well.

He brought him up as his son? Yes, he did, to the lest of my knowledge.

Did he give him a good education? I believe the best education he could; he was very capable of educating him himself, and I believe he took a great deal of pains with the boy.

Was he in the habit of dining at capt. Sutton's table? I cannot tell; I never dined with capt. Sutton at his house.

When did capt, Suiton die? I cannot exactly say; two or three years ago, I believe.

[The witness was directed to withdraw.

Lord Folkestone stated, that Duff, one of the parties whom he had that evening mentioned to the house, as having papers in his possession, which came into his hands through the medium of one Kennett, in the city,had, since he addressed the house, called him into the lobby, and informed him, that he was willing to deliver up the pa-He had seen some of them, which he had communicated to the right hon. the Chancellor of the Exchequer, who concurred with him in thinking they were worthy the observation of the house. The person who had them, having mentioned it would be inconvenient to him to attend that evening, he had dispensed with his further attendance. He had accordingly promised to bring him the papers to-morrow morning, and he would call the attention of the Committee to them at their next meeting.

The house being resumed, the Chairman reported progress, and asked leave to sit again to-morrow, which was ordered.

HOUSE OF LORDS. Thursday, February 10.

[SPAIN AND PORTUGAL.] Earl Darnley called their lordships' attention to the subject of the late campaign in Spain and Portugal. Impressed as he was, with a deep sense of the misconduct of ministers, and recollecting that they professed a disposition to put the house in possession of every information that might be requisite to enable parliament and the country to decide upon their measures, he felt it his duty to move for several returns, calculated to attain that object. He understood that the Spanish Juntas particularly solicited the assistance of a respectable body of cavalry. This was precisely that description of force which we could have best spared,

as our cavalry establishment greatly exceeded what could at any time be requisite for the purposes of internal defence. But among the various features of the misconduct of ministers, one of the most striking was their tardiness in complying with the request of the Spaniards, and the very limited extent to which it was at last gratified. The official dispatches bore testimony to the injurious consequences of a deficiency of cavalry in the battle of Vimiera. He concluded with moving for a Return of the effective Cavalry in Great Britain on the 1st of July 1808, a Return of the Cavalry engaged in the battle of Vimiera, and a Return of the total of the British Cavalry in Spain, at the moment of the junction of the several divisions of the troops under sir John Moore.

The Earl of Liverpool assured the noble lord and the house, that ministers felt not the least wish to oppose the motion just On the contrary, it had their made. hearty concurrence. He only wished to amend the motion, so as to include a return of the various arrivals of cavalry in Portugal subsequent to the battle of Vimiera, and up to the time of sir John Moore's march into Spain. With the view of still further promoting the purpose of fair and impartial inquiry into the conduct of ministers, he should move for additional papers as soon as the noble lord's motion was disposed of.

Earl Durnley had no objection to the amendment proposed by the noble secretary, provided the date of the various arrivals of cavalry in Portugal were added. This suggestion being acceded to, the mo-

tion was put and agreed to.

The Earl of Liverpool then said, that in order to explain, in the most ample manner, the line of conduct adopted by ministers in reference to Spain and Portugal, he felt it necessary to move for copies of the Instructions sent to our commanders in those countries, and the communications from them to ministers. with the exception of such parts as it might be injurious to the public service to publish. He wished noble lords to understand, that the passages he alluded to were such as related to services still depending. As to services completed, there was no intention of withholding any documents that, in the slightest degree, hore upon the discussion of their merits. All that he requested was, that nothing should be done to prejudge the question of what had been the conduct of ministers; and that whatever

proceeding was adopted after the Papers were laid on the table should be such as would afford them a fair opportunity of explaining every part of their conduct; and this course being pursued, they felt not the least apprehension in submitting to the candid decision of the house. The instructions to sir T. Dyer and his communications to sir A. Wellcsley, would, he thought, be found in the papers relative to the Convention of Cintra already moved for; if not, they might be called for on a future day. In answer to a question across the table from lord Darnley, his lordship said, that it was an admitted fact, that the Junta of Oviedo had made an application of the nature previously alluded to by the noble lord, and that sir T. Dyer communicated the same to sir A. Wellesley.

The Duke of Norfolk wished to know whether measures had been taken to prevent the French and Spanish fleets in Cadiz harbour from falling into the hands of the enemy. We had now here an ambassador from Spain, who held a high official situation, in that country: and one of the most important points to be arranged with him, was, in his conception, that of securing those fleets, by stipulating that they should be sent to Buenos Ayres, Minorca, or any other place for safety. When he looked to the rapidity of operation that characterized the man who was at the head of the French armics, he was not without apprehensions on this subject. His grace further expressed his hopes that ministers, whatever assistance they might continue to give the Spaniards, in money and supplies, would not rashly put to hazard any considerable portion of our military force.

No answer was given to the noble Duke, and the motion of lord Liverpool was put and agreed to.

· HOUSE OF COMMONS.

Thursday, February 16.

[CONDUCT OF THE DUKE OF YORK.] Lord Folkestone moved the order of the day for the house to resolve into a Committee on the inquiry respecting the Conduct of h. r. h. the Commander in Chief.—The house resolved accordingly.

Lord H. Petty said, that at the request of a very respectable solicitor resident in Lincoln's-inn-fields, named Tyndale, he felt it necessary to state, that he was not the same who had been examined at the bar in the course of this inquiry, and he was apprehensive that without such explanation his name might be confounded with that of a man with whom he had no interference nor connection whatever, and that he was ready and desirous to verify the fac at the bar.

The Chancellor of the Exchequer said, he saw no danger of mistaking the gentleman for the other, who stated himself to live at Chelsea.

Lord Folkestone now rose, and said, tha before he proceeded to call in the witnesses, it might be deemed convenien to put the Committee in possession of the particular subject to which he meant to examine the first witness, Mr. Duff, the solicitor, who attended in consequence of the order of the house yesterday, with some papers he had to produce. Those some papers he had to produce. papers, he understood, came into the hands of Mr. Duff, in the year 1804, in conse quence of his being solicitor to the statute of bankruptcy, against a man named Robert Kennett, who had formerly been an upholsterer in Bond-street, and afterwards lived in Lincoln's-inn-fields, in the profession of a tooth-ach curer. A proposition was set on foot by h. r. h. the D. of Y. to raise for his use the sum of 70,000/. or 80,000l. by way of annuity, and this Mr. Kennett undertook to forward the views of h. r. h, in consideration of provision being made for him by a respectable situation under government; upon the success of his undertaking, was to depend the success of the negociation for the loan. Accordingly, application was made by h. r. h. to Mr. Pitt, to earl Camden, and others, to procure Mr. Kennett a situation at home or abroad, and particularly one which happened just then to be vacant in the West Indies. A secretary to the D. of Y. acknowledged the receipt of Mr. Kennett's letter, proposing the terms of this negociation, the receipt of which he acknowledges in another letter, but in this he expressed no disapprobation of Mr. Kennett's proposal; and it would appear upon the face of the letter, that the success of the D. of Y., in obtaining the situation, would depend upon the loan. He should adduce the letters before the Committee, and particularly that of col. Taylor, to which he alluded. He then moved that Mr. Duff be called to the bar.

The Chancellor of the Erchequer did not mean to oppose the motion of the noble lord; but at the same time it did not appear to him that the evidence, or the papers now proposed to be produced, had Vol. XII.

any connexion with the subject, respecting which the Committee were instructed to inquire, namely, the conduct of h. r. h. in his capacity of Commander in Chief. They had no relevancy whatever to the manœuvres of Mrs. Clarke, or the stories with them connected, nor any relation to military business. However, he had no wish that any paper should be withhold that in any degree might throw light upon the general case; and he therefore abstained from any resistance of the noble lord's motion, cather from a wish not to be thought desirous of stifling any information respecting the whole subject in agitation, than from any relevancy the motion had to the question before the Committee.

Lord Folkestone could not exactly understand the right hon, gent,'s meaning by his phrase, the manœuvres of Mrs. C.; but if the suggestion he (lord F.) shad officed to the house last night, hid been adopted, namely, an additional instruction to the Committee to enlarge their inquiry into the general conduct of the D. of Y. in other respects, the Papers now moved for would be highly relevant.

Mr. Creevey stated, as there might be some doubt to which of the baroness Nolleken's sons the evidence of Mrs. C given at the bar yesterday applied, he had been requested by Mr. Le Maitre, her son by the first marriage, to state that he had no intimacy whatever with Mis. C. He was in waiting, if the house chose to examine him on this point.—This the house did not think necessary.

Mr. ARCHIB ALD-DUFF was called in, and examined.

(By Lord Polkestone.)

What are you? A Solicitor.

Do you know any thing f Robert Kennett? I am a solicitor to the commission of bank-ruptcy against him.

At what time did that bankruptcy take lace? Some time in the year 1803.

In consequence of being solution to that commission of bankruptcy, have certain papers relative to this inquiny conie into your possession? In consequence of the bankrupt's papers having been seized by the messenger under the commission, I have become possessed of certain letters, which I have now in my pocket.

Produce those Papers. [The witness pro-

duced them.]

When did those papers come into your possession? I cannot ascertain the time; some-ime, I think, about the latter end of 1805, or sometime in 1806.

Have they been in your possession ever since? They have

Aic those oll the papers in your possission relative to this business? They are ill the pr pers which I have been able to had smart the banking t's papers, in which, in a a mainer, the name of har hat the D of Y is men

Did you it my time state that you! lieved there was a piper in your possession which you could not really a it your hand upon? I stated list maht to Ind I olkostone, while I was in attending at the house, that I believed there we appear which I could not readily put my had up a but to-div I communicated to lord Tolkestone that I I id every reison to b lieve that that paper was not in my passes si u, and that the recollection of that pager must have usen from one of the bank upts letters, which is now in the clerke hand

D) you me in by not being in your possession that that piper did not exist that there was no such paper? I stated to load I allestone then, as I now do, that I b hered there was no uch 1 1001

Are you required with the hand writing of Kennett? Perfectly well

lok it there pip is, and see whether any of the name the hand writing of the band rupt be acted No. 2 is his nand writing

Jook it No 12 is that the hand writing of hennett? N 12 c nt uns two papers, one is he netts hand writing, and the other is

Whit is the empress? They i pear to be respect that it its them it which have resulted from the surrender this colony

Is that the parcious has been to shand witting? Tes

Do you know whose hand you in the other 15? Idoict

Is No 14 intrleducing of Kernett?

clud withing of Kennett? Is No 17 No 17 central epipes cens n tim the

What is a paper when is in the hand writing of kennet? If t which is in the hand with a fixemett Ip us to be an application from line to Mi Creen wood, for Mr Adams address a Scottard

Do you I is who chind writing the other paper is No

Is >> 18 the hand-writing of Kennett? 1 cs, 11 15

(B, Mr N & cn ittart)

You have stated, that there was a paper which you have not in your pess sion, a l which you believe not to exist, to your knowledge, was such a paper over in exister ce? I was led to believe that such a piper bad existed, from a dis nit recollection of having read the paper some time go, burujen re ferring to the papers again to day, and the place m which I found them, namely, the bankrupt's desk, I am sutisfied that no such paper ever was in my possession, and that the oaly encumstaure which could have led ne to that I chet, was the bankrupt's letter, No 18, and so I stated to load I olkestone to day

Is the Committee to underst althat you believe that paper never to be eleen in existence. I believe it never did exist

(By Land Tollestone)

What I ismess was Kennett? Kennett was formerly in upl olsterer in Bond street, he was, at the time when the commission was assued agrinst him, living in Lincoln's inn fiel is, aid carried on, or pictended to carry (a, the bu i ness of tooth ach curer, curing the tooth ach by smelling a bottle

Did he ever obtain his certi icate under that

commission? Certainly not

Did he pass his last examination under that comm ssion? He did, after a vast number of ex munitions, and numinous delays

Do you know what is become of Kernett now? I know not, I saw him about a month

Do y a know my thing particular that has occurred to Kenuctt since the commission of bankruptey? I know what his lordship alludes to but I wish the question was more particula, nin tsi_enerd

Dd he ever stand in the pillory? He was prosecuted by order of the lord chancellor, at the instance of his mijesty's attorney general, for a conspiricy to defeat that commission, in I client his cicutois, under that prose u tion he was a und guilty and put a to the y at lla g

Halle leen a bin'int before the binkruptcy to which commission you were solicitoi' He was

tite the dites of both binkiupteics cannot with p coision

I in you st to the date of the sec and bankruptes with pie ision? To the best of my recollection, the 2nd of April, 1809

Cin you site in whit you the first I mkraptcy took place? I thank (but I cannot that e my memory with precis an) in the month of J ma 1ry, 1 101

[The witness was directed to with draw.

1 DWARD FAYLOR, esq. a member of the hous , attending in his place, was ex mined

(By Lord Ichastine)

Will you look it No 3, and state whether that is col Taylor's writing? Yes, it is

Is No o col Laylor's hand-writing? Yes, 1665

No 8 Yes, 1t 18

N : 9? Yes, it is

No 13? The is not his hand writing

Does it purport to be? It is written in his num, but it is not his hand vitting

No 20? The note is, there is an inclosure mit which is not.

Mr. ARCHIBALD DUFF was again called m, and examined by the Committee, as follows:

Whose hand-writing is No. 13? I do not

It is not the hand-writing of Kennett? It is not.

The witness was directed to withdraw

WILLIAM ADAM, esq. attending in his place, was examined, as follows :

Look at No. 4, is that your hand-writing? Yes

No. 5? It is not my hand-writing; but it was written at my dictation.

No. 19? This is my hand-writing.

The right hon. CHARLES LONG, attending in his place, was examined, as follows:

Have you ever seen Mr. Adams, once private secretary to Mr. Pitt, write? Thave.

Can you speak to Mr. Adams's hand-writing?

Look at No. 11. That is not his handwriting, it purports to be a copy.

Is No. 15 your hand-writing? No 15 is my hand-writing; No. 16 I cannot speak to.

WILLIAM HUSKISSON, esq. attending in his place, was examined by the Committee as follows :

Will you look at No. 21? I have frequently seen Mr. Chapman write, and, to the best of my belief, this is his hand-writing.

The following Papers were read: No 2. "The principal sum of 70,000% to he "advanced to h. r. h. the Duke of York, by

" way of annuity, (at ten per cent) either in " one or two parts, as shall be approved by h. "r. h., in the following manner, viz.

"The said sum or sums to be charged on the "Oatlands, and all the adjoining estates, manors, &c.

"The purchaser to nominate any two lives

" (in order to savemsurance.)

"His r. h, to be at liberty to pay off the " principal sum or sums any time after three "years, (in the usual way) either by giving " six months notice, or paying six months in " advance.

" The annuity to be payable quarterly, eitl er "by an assignment of the exchequer order, or "an undertaking from the trustees of the said

" order to pay the same.

No. 6. " Lieut.-col. Taylor presents his "compliments to Mr. Robert Kennett, and " begs to acquaint him that h. r. h. the D. of "Y. has not any objection to writing to Mr. " Pitt respecting the application which sir Ho-

" race Mann has made in his favour.

"Oatlands, Sunday, 22d July, 1804."

No. 3. " Lieut.-col. Taylor presents his " compliments to Mr. Kennett, and is directed " by h. r. h. the D. of Y. to request he and "call upon Mr. Adam, in Lucola's-inn-" fields, upon Wednes lay morning next.

"Oatlands, July 29th, 1801.
Addressed,-"Robert Kennett, esq. 13, Moorc-" place, Lambeth."

No. 5. " Mr. Adam's compliments to Mr. "Kennett, and means to see him on l'ucaday " evening, before which he cannot be in town. " Lincoln's-mn, Thursday."

Addressed, " M. Kennett."

No. 4 " Mr. A lam is sorry that his bu-"siness clsewhere detuned him vesterday, " He will be glad to see Mr. Kennett here to-

" day at eleven o'clock.

" Lincoln's Inn, Thursday morning, 2d 1ug." Addressed,

" Mr Robert Kennett, " 13, Moore place, Lambeth."

HENRY SWAN, esq. Member of the House, attending in his lace, was examined as follows:

Have you ever seen su Horace Mann write? I base seen so Horace Mann write very often.

Will you look at No. 7, and state whether it is sir Horace Mann's writing? I will certainly admit that it very rauch resembles the hand-writing of the hon, baro set; but though at does so resemble it, it is not the usual mode of that him baroner's signing his name, for it is signed "H. Mann," and I very frequently correspond with him: he signs "Hor. Mann"

Do you believe that to be the hand-writing of sir Horace Mann? It his something of the character of the hand-wining of sir Horace

Mann.

Do you or not believe that to be sir Horace Mann's hand-writing? I certainly be-

Will you look at No. 16; is that sir Horace Mann's hand-writing? I do not think it .; I believe it is not.

[The following Papers were read]

No. 7. 6 I shall remove sincerely at your Success, it it can be an object with you to obtam a situation in such a climate. " Channel you mention may be more efficacious "than the exertion of my interest, which I will "strenuously renew if it is necessary, when I " see a prospect of success.

" Your's faithfully. " H. MANN.

" Margate, July 22d." Addressed :

"Robert Kennett, esq. No. 13, " Moore-place, Lambeth."

"Oatlands, July 16th 1801." "Sir, I beg leave to acknowledge the re-"ceipt of your letter of yesterday, which I " lost no time in laving before the D. of Y. I "am in consequence directed to request you " will have the goodness to call upon Mr. "Greenwood, in Craig's- court, on Wednesday " next, at twelve o'clock, h r. h. having desired " him to communicate with you on the sub-" ject of your letter.

" I have the honour to be, Sir, "Your most obedient, humble Servant,
"II. TAYLOR."

No. 9. " Licht. col. Taylor presents his d compliments to Mr. Kennett, and begs to ac-" quaint him, that having called this morning "upon Mr. Pitt's private secretary, for the "answer to h. r. h's application in his favour, " he has been promised that it will be sent in "the course of the day if possible, and he will "forward it, as soon as received, to Mr. Ken-" nett.

" Horse Guards, Thursday morning." Addressed:

"Robert Kennett, esq., &c."

No. 10. " Lieut,-col. Taylor presents his " compliments to Mr Kennett, and is directed " by the D. of Y. to transmit to him copy of a " letter from Mr. Put's private secretary, in re-"ply to the application which h. r. h. made "in Mr. Kennett's favour for the collector-" ship of the customs at Surmain, which answer "h. r. h regrets is not conformable to his wishes. "Col. Taylor would have sent it earlier, had "he not been absent from London, when it " was sent to the Horse-Guards.

" August 7th, 1804."

No. 11.

" Downing-street, Triday, 3d Aug 1804. " My dear sir; -I have not fuled to state " to Mr. Pitt the wishes of h. r. h. the D. of "York, communicated through you, that he " would nominate Mr. Kennett to the office of "Collector of his majesty's customs at Surinam; "and I am directed to request that you will " submit to h. r. h., that, desirous as Mr. Pitt " must at all times be to attend to h. r. h.'s " commands, he is fearful that, from prior en-" gagement-, he is so circumstanced, as not to " have it in his power to do so on the present (Signed) "W. D. Adams." " occasion. I am, &c.

Addressed: " Lieut. col. Taylor."

No. 12. SURINAM.

"The following appointments have resulted from " the surrender of this colony; 112.

"Sir C. Green, to be governor and com-" mander in chief.

" Capt. Drummond, 2d bat. 60th regiment, brigade major.

" Capt. Campbell, 66th regiment, commander " of fort Zelandria

" Capt. Maxwell, R. N. harbour master.

" G. Chalmers, esq. collector of the customs. 4 Laur. Donovan, esq. comptroller of ditto.

"J. Beot, esq. army agent, and contractor " for prisoners.

- Pringle, esq. colonial secretary. " R. Ross, esq. private secretary.

"D. Monro, esq. resident commissary,

" R. A. Hyndman, esq. resident paymaster.

"Lieut. Rowan, 64th reg. aid-de-camp. " Lieut. linthurn, 2d battalion 60th regiment, " military secretary, Vendue master at " a por centage, on the same footing as " at Demerara."

The right hon.-CHARLES LONG, attending in his place, was examined as follows:

Do you recollect ever writing a letter, of which No. 15 purports to be a copy? I have no recollection of it; it is very likely I might have written such a letter; it does not appear to be a very accurate copy; it is dated " Bromley Park ;" I never duted Bromley Park, but Bromley Hill.

The following paper was read: No. 15, Letter from Mr. Long.

No. 15.

" Broinley Hill, Kent, Aug. 30th. " Sir ;-I am sure Mr. Pitt would have been " very happy to have attended to your request " respecting Mr. Kennett, but I know, upon " the application of the D. of Y., he was in-" formed that the office of Cohector had been " appointed to. As to the other office, having " received a letter written by the desire of h. "r. h. the Duke, I made enquiry respecting "it, and I do not find that there is any such " office as Assistant Commissary and Agent for " Prisoners, (or Commissary General as it was " called in the Duke's letter) to be appointed " from hence; the Commissary General in the "W Indies, Mr. Glassford, recommends such " deputies as he finds necessary for conducting " the business of his department, and they are " usually appointed by the Treasury in conse-" quence. The office of Agent for Prisoners I " conceive to be under the direction and ap-" pointment of the Transport Board.

"Believe mc, sir, most faithfully your's,
"C. Lone."

(To Mr. Long.) Can you state to whom the letter just read was written? It appears to be in answer to that of sir Horace Mann's, but I cannot state whether it was so or not.

[The following papers were read.]

No. 17. "R. Kennett will be obliged to Mr. Green-" wood, for Mr. Adam's address in Scotland, " and if he can inform him about what time he " will return.

" Saturday morning."

Adhess.

" W. Adam, esq. Blair Adam, N. Britain."

" " Blair Adam, 4th Oct. 1804, Scotland. " Sir;-I wrote to Mr. Greenwood, who

" would probably signify that I had received " your's, and would go forward with the busi-" ness as soon as I returned to town; I now " (in case of your not being at a certainty) "write to yourself, to say, that I shall desire " to see you as soon as I return to town, which

" will be in the middle or soon after the middle

" of this month. I am, sir, "Your obedient humble servant, " WILLIAM ADAM."

Addressed:

" Mr. Kennett, 13, Moore Place, Lambeth."

" Lieutenant-colonel Taylor encloses, for Mr. "Kennett's perusal, a letter from Mr. Chap-"man, and is very sorry to find from it that " the situation of Vendue Muster is disposed of. "Mr. Chapman has been out of town, which " accounts for the delay, in regard to the re-" ceipt of the information now given .- Should "Mr. K. wish to see col. T. he will be here to-" morrow between three and five o'clock.

" Horse-guards, 22d Nov. 1801."

No. 21. " (Private.)"

" Downing street, 22d Nov. 1801.

" Dear Taylor; Lord Canden desires me " to request you will express to the Duke of "York his great regret, that the office of Ven-" due Master of Surmam was disposed of be-" fore you communicated h. r. h.'s wish in ta-" vour of Mr Kennett. Believe me, very smcerely your's, JAS. CHAPMAN.

" I should have given you an earlier answer, " but have been out of town."

Addressed:

"Lt. col. Taylor," in an envelope, "To Mr. Kennett, &c &c."

Lieut, Col. TAYLOR was called in, and exammed.

(By Lord Folkestone.)

Look at that letter. (No. 8.) Is that your 1 ind-writing? Yes, it is.

Peruse the letter, and state to whom it was addressed. I believe to Mr. Kennett, from what I have heard of this business, there is no

Peruse No. 13, and state to the committee. whether you ever wrote the letter of which that purports to te a copy? I believe I did.

Perme No. 18, and state whether you ever received the leater of which that purports to be a copy? I think I did.

Have you the letter which you received, of which you believe that to be a copy? I have not.

Do you know what is become of it? I beheve I destroyed it.

It appears as if this was a draft of two distinci letters; do you mean that any letter you have received contained both those letters, or only one of them? I can only speak from memory; I think the transaction was in 1804; it is impossible for me to charge my memory accurately respecting it; I have kept no papers upon the subject.

Which of the two letters do you think you received a copy of? There is one of the letters I can read with difficulty; it is erased, and there are pencil marks in it; I believe them to be two distinct letters.

Did you receive both? I believe I did, I can only speak from memory.

You destroyed both that you received? I am. confident I destroyed all I received.

One of these appears to have part written in pencil and part in ink; can you charge your memory whether that which you received had that written in pencil or that written in ink? I cannot charge my memory.

The following Papers were read:-No. 19. Note from col. Taylor to Mr. Kennett.-No. 18. Rough draft of two letters from Mr. Kennett.

No. 13.

" Col. Taylor presents his compliments to Mr. " Kennett, and is extremely sorry that he could " not wait, as the Duke's carriage was waiting " for him. He is directed by h. r. h. to say, " that he will apply for the situation of Assistant " Commissary General, &c. &c. at Suriam, but " that he will be able to do it with more effect, " if sir H. Mann will write to h. r. h. recom-" mending Mr. Kennett.

"R bert Kennett, csq. &c. &c. &c. " Horse-Guards, Aug. 15th.

" No. 18.

"Sir, Moore Place, Lambeth, 1 called Sept 16th, 180 L.

" I did myself the pleasure of caling on Mr. "Greenwood yesterday, respecting the loan to " h. r. h. and of my intention to write to Mr. "Adam, which I did by last night's post, " wherein I requested Mr. A. to say it I could " forward the business in any way previous to " his returning to town.

"I beg lea c, Sir, also to obscive, I was "with the gentleman yesterday, in the city, and I still

" respecting the Lusiness of Surman, and who flatter myself with the possibility of getting the " still ho, mg it possible, to be yet favoured with appointment of C.

the appointment of the collectorship, (in pre-" ference to any other) and in the event will be that n. r. h. wishes.

" advance to any amount the situation in par-" ticular (of army agent, &c) being of trivial " conclument, adequate to the risque of the cli-" mate."

"Sir; With all due reference and respect to " h. r. h. the D. of Y. for his application in my " la half of the appointment of Army Agent, &c. at Surman, but as the emoluments of it are but trivial, adequate to the risque of the " climate, (and the short time it may be in our possession) I beg leave to decline accepting it. Permit me Sir, to observe, " As there is yet a proba-

" bility of succeeding to the appointment of without presuming

" Collectorship of the Custom, " I hope I may " have preference, but as I believe there is no

"warrant made out for it—but in the event

"Sir, in that case, "that is inevitably disposed of, allow me to b. r. h.'s patronage for

"solicit the situation of Vendue Master, at

"a per centage, on the same footing as at "Deme.ara.

Addressed:

" Lieut. Col. Taylor, &c. Oatlands,"

State to the committee what you know of the transaction respecting which, in your first letter, No. 8, you desired Mr. Kennett to call upon Mr. Greenwood .- As far as I can recollect, Mr. Kennett wrote to me at Oatlands, a short note, stating that he had something to propose to n ' for the advantage of h. r. h. the D. of Y. and desiring that I would see him: I am not quite certain whether I appointed him there or in London, but I think at Oatlands. Mr. Kennett mentioned to me I think then, or in a note (I cannot charge my memory exactly, having kept no notes,) but I think he verbally mentioned to me, that he could procure for h. r. h. the loan of 30 or 40,000l.; and as far as I recollect that was all that passed then, except that I said I should submit it to h. r. h. the D. of Y. and let him hear further from me upon the subject.

Do you recollect the date of this conference with Mr. Kennett? I do not.

State it as nearly as you can? I really cannot recoilect.

Do you recollect the year? I do not recollect the year, I was told of it coming here.

Do you mean to state that this was the first step in this transaction? Yes, it was.

That Mr. Kennett volunteered his services? He did.

Did you inform the D. of Y. of this application of Mr. Kennett's? I did.

What was the result? I was desired to refer Mr. Kennett to Mr. Adam.

Do you know any thing more which took place respecting that transaction? At that time, or subsequently, Mr. Kennett mentioned to me that he was very much supported by sir Horace Mann, with whom he had been long acquainted; and he told me, that sir Horace Mann had desired him to say he should feel very much obliged to me, if I could use my influence with the D. of Y. to assist him in obtaining a situation. I am not certain whether that was in his first verbal communication or in his second.

Was the second communication long after the first? No, very shortly.

Between the first and the second, do you know whether Mr. Rennett had seen Mr. Adam? I believe not.

What passed at that second meeting? I really cannot state exactly what passed; I cannot charge my memory with the particulars.

Did you state to the D. of Y, when the offer of the loan was made by Mr. Kennett, that sir H. Mann would be much obliged to the Duke if he could procure for Mr. Kennett a place?

Mr. Kennett's communication respecting sir II. Mann was subsequent to the offer of the loan; the offer of the loan had been communicated to h. r. h. previous to the communication respecting sir II. Mann.

Are you certain that the communication respecting sir II. Mann was at the second meeting? I am almost certain, as far as I can be from recollection.

Are you certain that it was after the first conversation with Mr. Taylor ? I have stated that it was subsequent to the first.

Do you mean to state, that you are not certain whether it was at the second or some subsequent meeting? Yes, it certainly was not at the first.

Did you ever state that communication respecting sir H. Mann's wishes to the D. of Y.?

How soon after Mr. Kennett had informed you of that wish of sir H. Mann's, did you mention it to the D. of Y.? I think, almost nunediately.

You do not know what interval there was between the offer of the loan and that communication respecting sir H. Manu's wishes? I really cannot say.

Was the negociation of the loan ever concluded? I believe not; but I do not know; for h, r. h. has not been in the habit of employing me in his money transactions.

Do you know any thing more of that negociation about the loan? Mr. Kennett called upon me several times, and wrote to me occasionally; but it is very difficult for me to recollect what passed upon the subject, from the time that has elapsed; but as far as I recollect Mr. Kennett mentioned to me repeatedly that he had seen Mr. Adam: he complained of Mr. Adam's delay; and at one time he said he really began to think that h. r. h. and Mr. Adam were indifferent about the loan, from having been put off so often as he had been.

State to the committee what you know with respect to the steps taken to procure Mr. Kennett a place, and the correspondence with Mr. Adam and others upon that transaction? In consequence of Mr. Kennett's communication to me, particularly that in which he mentioned, that sir H. Mann was very much interested in his favour, I stated to h. r. h. the D. of Y. Mr. Kennett's wish to obtain an office; those offices were specified by him; I do not recollect what they were, and h. r. h. authorized me to write to Mr. Lang upon the subject; I do not recollect writing any other letter; I probably have, but I cannot charge my memory, having had no reference to papers.

Were the two letters of which you have read the copy, (No. 18.) shewn to the D. of Y.? I cannot recollect, but I believe not.

Was the substance stated to the D. of Y.? I dare say it was.

Have you any doubt that it was? I have no doubt that I did state it to the Duke; not that I can positively say that 1 did; but I probably did.

Was it in the regular course that you should state it to the Duke? I certainly should have stated it to the Duke if I received such letters, believing the communication to be intended to have

Do you know whether Mr. Kennett ever obtained any appointment? I understood not.

What was the situation about the D. of Y which you filled at that time? I was privat secretary to h. r. h.

The witness was directed to withdraw.]

CHARLES GREENWOOD, esq. was called in, and examined.

(By Lord Folkestone.)

Do you recollect Mr. Kennett coming to

you? I do.

State to the committee all you know respecting that transaction.—I know very little about the transaction, further than Mr. Kennett's calling upon me, I understood by the D. of Y.'s commands, communicated by col. Taylor; heard what he had to say, but I considered it a wild proposal, and did not much attend to it.

When was this? I really cannot recollect

the time.

What was the proposal which you state to have been a wild proposal? A very large loan, and without any thing required but personal eccurity; that was the proposal to the best of my recollection; I may be mistaken.

To what extent was the loan? To the best of my recollection 30,000%; I am not at all

clear upon it, but I think it was so.

Did Mr. Kennett state to you, that he wished for any thing else in consequence of the advance-of this sum of money, besides personal security? I understood his object was to obtain some appointment for a friend.

What sort of appointment? I do not recol-

lect.

Do you know who that friend was? I do not

Do you mean an appointment under government? I concluded so; upon recollection, I doubt whether it was not some appointment in the West Indies that was his aim.

Did you state this conversation to the D. of Y? I stated the substance of it.

What was the Duke's observation? I do not think that h. r. h. gave much attention to it, but said it might be enquired into, or something to that effect.

Do you know whether it was inquired into? I rather think that col. Taylor or Mr. Adam, I am not cle ir which, had directions to inquire about it.

Do you know, of your own knowledge, any thing more about it? I really do not.

Did you erer see Mi. Kennett upon the subject afterwards? He called upon me two or three times.

What passed upon those occasions? Repeating his offers, and I paying very little attention to them.

Did he at each time repeat his application

for a situation under government? I do not recollect that he did.

Are you certain about it? He might have possibly stated his wish for an appointment under government more than once; I cannot be certain of it; but in general, the conversations were very short with me.

Did you communicate those conversations to the D. of Y.? I do not think that I did, all of them.

Did you communicate some of them to the D. of Y.? I remember telling the D. of Y., that I did not think it was a proposal that could be of any effect.

Pid you ever state to the D. of Y. his wish to obtain the situation under government? I

believe I did.

Did kennett ever apply for a situation under government for himself? Not to my knowledge. Always for a friend? I always understood

him so.

Are you certain that he so stated it? I am certain that I understood him so.

Did you know who Mr. Kennett was? . I heard that he had been in trade in Bond-street.

Did you know what profession he carried on at that time? No.

Did you know where he lived? No, I rather think he lived somewhere beyond Westminsterbridge, but I do not know where.

Did you know that he had been a bankrupt? I do not know that for certain, I know he lad been in trade, but whether he had failed or not, I do not recollect.

Did you ever inquire into this man's character? I had heard an indifferent character, I did not inquire about him.

D.d you state the result of those inquiries to the D. of Y.? I believe I stated that he was a man not to be attended to; I think so.

Are you not certain that you did so? I think it must be so, because it was my feeling.

You have no doubt that you did so state? I have no doubt that I did.

The witness was directed to withdraw.

Lieut. Col. TAYLOR was again called ui, and examined.

(By Mr. Huskisson.)

Pending the transaction with Mi. Kennett, which you have mentioned, did you make any enquiry respecting his character? I did not, he was only known to me from sir Horace Mann's recommendation.

Did any friend of your's state to you any thing he knew of him? In the course of his visits to the Horse Guards, where he came hree or four times, more or less, he was fact by a person who asked me whether I had long known him; I stated to him that I only knew him from air Horace Mann's recommendation, and from his communications to me subsequent a hat. He then told me, that he had formerly known him; I think he said he had been a stork-broker, but I am not certain; but I am certain that he said he had failed, and that there

were circumstances attending his failure which were not to his credit, and he cautioned me against him.

Did you communicate to h. r. h. the D. of Y.

this information? I did.

What passed between yourself and h. r. h. in consequence of your making this communication? II. r. h. ordered me in consequence, to drop every further application in his favour.

Is there any other circumstance connected with the communications you held with Mr. Kennett that you can recollect, and which is material to this inquiry? I cannot say I recollect any other.

(By Lord Folkestone.)

Do you recollect when that information was given you, respecting Mr. Kennett? I do not, it was after I had had several communications with him, as I have before stated.

Had you any communication with him afterwards? None that I recollect; I might have some verbal communication with him, but none that was material, certainly.

From whom was it you received this information? I was desired by the person giving me

the information not to name him.

When you first saw Mr. Kennett, did he come recommended by sir Horace Mann? He did not.

Did you see him frequently before he was recommended by sir Horace Mann? I think it was the second time that he mentioned the interest sir Horace Mann took in his favour, and I think he brought a letter from sir Horace Mann to me.

Did he bring that letter in consequence of any wish expressed by you that he should bring some recommendation before you would enter into a negociation of this sort? He did not, the recommendation from sir Horace Mann was spontaneous.

Did you not know that Mr. Kennett had been a bankrupt? I did not, I knew nothing of Mr. Kennett till I received that information.

[The witness was directed to withdraw.

WILLIAM ADAM, esq. attending in his place, was examined.

(By Lord Folkestone.)

State to the committee what you know of this transaction.-When this transaction was begun to be stated by Mr. Duff, and that he mentioned Mr. Kennett, I had not, at first, the most distant recollection of such a transaction ever having taken place; but as Mr. Duff went on and stated some circumstances, the recollection of such a transaction recurred to my mind, and the cucumstance of my two notes and my letter having been put in my hand, has made that recollection still more accurate, as far as it is possible for me to call that accurate at all which rests in recollection at so long a distance of time. I remember to have seen Mr. Kennett on the business of this proposed loan, and upon that only; nothing, as far as I can recollect, was ever stated to me by him but that;

and the first impression I now recollect that I had of it was, that it would not turn out a loan that could be entered into. I apprehended that soon after my first interview, if I had more than one with him in the month of August, I must have left town for Scotland, and, consequently, have known nothing of what was proceeding, if any thing was proceeding in the interval; and I can only account for the last letter, the letter written from Scotland, in this way; that previous to my departure from my residence there, I had been considering the different matters i was to enter into, probably, when I returned to town, and amongst the rest had written upon that subject. I do not recollect ever to have seen Mr. Kennett after my return; at the same time I think it is probable that I may have seen him, but the loan was put an end to, and all intercourse with Mr. Kennett was put an end to without any thing being done. I think it right to say, that I knew nothing at all of Mr. Kennett when he first called upon me, or any thing respecting his character. This is all I can call to my recollection.

Did you make any enquiries respecting the character of Mr. Kennett? I have no doubt that I must have made enquiries, though I cannot recollect them; and I think the information which col. Taylor mentions, must have been communicated to me.

Do you mean that it was communicated to you by col. Taylor? I can only say that I presume it was, but I cannot speak from any certain recollection.

You cannot say whether you heard it from col. Taylor? I cannot say positively whether I heard it from col. Taylor.

Nor can you recollect when you heard it? I cannot recollect when I heard it, but I think it must have been after my return from Scotland, in October, 1804.

What was that information? That he was a person not at all likely to accomplish the object, and a person of the character which has been alluded to by col. Taylor.

G. L. WARDLE, esq. (having delivered in some letters,) was examined.

(By Mr. Lockhart.)

Are the letters which you have now delivered in, the letters which are alluded to in Mrs. C.'s letter of the 28th January? I presume they are; they are the letters of the officers she was to have go' recommendations for; I know of no other letters, and I possess no others.

State with as much accuracy as you can, the time when you received these letters from Mis.

... I have no memorandums enabling me to state the date precisely.

In what year was it? It was within the last

Are they the letters stated to have been delivered to you with a view to facilitate some negociation? Yes, I suppose so; they are letters of recommendation of officers for promotion, which I understood from Mrs. C. were sent to

her by Mr. Donovan for her to get further re- what time it was made. I have already stated commendations upon,

WILLIAM ADAM, esq. was examined. (By Mr. Charles Adams.)

Were you consulted as to whether the annuity to Mrs. C. should or should not be paid? No, I did not know of its having ceased to be paid.

Then the committee are to understand you did not advise the non-payment of the annulty?

Certainly I did not.

Was it known to you that the Duke refused to pay this annuity? I knew it in no other way than by the communications which I had with h. r. h., as well as I can recollect at the time I received those letters from Mrs. C., which have

been laid upon the table of the house.

Do you know the reason of such refusal? I did not know the specific fact or facts that was the cause of the discontinuance of the payment of the annuity, but I know in general from the same source, I mean from conversations with h. r, h, that the annuity was discontinued in consequence of an impression upon his mind, that Mrs. C.'s conduct had not been such as to fall within the condition upon which the annuity was originally granted; when I say originally granted I do not mean to have it inferred that there was any regular grant of the annuity, but that I was desired to state, at the time that I communicated to Mrs. C. that h. r. h. was not to see her again; that she was to receive a quarterly sum in the manner that I have stated in my former evidence, 100l. a quarter.

Did the discontinuance of that annuity arise at all from the Duke's knowledge of her interference in military promotions? I had no reason to believe that h. r. h. was at all acquainted with any such interference at the time the annuity was discontinued. I wish to add, that the annuity was an annuity, the payment of which, as I have already stated in my evidence, did not fall within any fund of h. r. h.'s that was under my administration. I hope the committee will not think it improper I should go on to state, that this matter may be clearly and distinctly understood, which was a little misunderstood on a former night, notwithstanding the manner in which I endcavoured to express myself in the early part of this proceeding, that that portion of h. r. h,'s income which he retains for his own expenditure in his family, on his property, and in whatever other mode his expenditure is applied, is not in the least within the province of my trust or knowledge; that all that is within my trust or knowledge is that sum which has been appropriated by h. r. h. towards the payment of the interest and the liquidation of the principal of those debts.

(By Sir James Graham.)

State, if you can, at what time, and by whom the impression was made upon h. r. h.'s mind to which you have referred? I certainly do not know by whom it was made, nor do I know at Vol. XII. the time at which I first tiecame acquainted with it, or nearly so.

Mrs. MARY ANN CLARKE was called to, and examined,

(By Mr. Lockhart.)

Are these the letters which you delivered to Mr. Wardle, in order, as you stated in your letter to Mr. Donovan, to facilitate some negociation? [The letters delivered by Mr. Wardle being shewn to the Witness | Yes, these are the letters.

When did you deliver these letters to Mr. Wardle? Soon after I received them from Mr.

Donovan.

When did you receive them from Mr. Donovan? I do not recollect.

The letters appear to be all'dated in the beginning of the year 1808, had you them in your possession from the time of the dates until you delivered them to Mr. Wardle? I cannot exactly say.

Look at the letter, and say whose handwriting it is? [A letter being shewn to the wit-

ness] I do not know.

Look at that letter (No. 2) and say whose hand writing you believe that to be? I do not know the hand at all.

Look at the letter (No. 3) and say whose hand-writing you believe that to be? I do not

These letters purport to be certificates from officers; did you give these letters'to Mr. Wardle with a view to his procuring the signature of any member of parliament as an additional recommendation, not knowing whose handwriting the original recommendation was? I gave another to gen. Clavering, and he took the precaution of enquiring at Mr. Greenwood's, or the Adjutunt-general's. I believe it is one of those I gave to gen. Clavering, that signed " Ross."

These letters purport to be certificates from officers; did you give these letters to Mr. Wardle with a view to his procuring the signature of any member of parliament as an additiounl recommendation, not knowing whose hand-writing the original recommendation was? Yes, Mr. Donovan told me they were all correct, and that they were the officer's recommendations in a proper manner.

Did Mr. Donovan tell you they were the hand-writing of the respective officers whose hand-writing they purport to be? Yes, he did. Do you now know the hand-writing of the

person who wrote either of these letters? No, I do not.

Do you know the hand-writing of Mr. Donovan? Yes, I have had a great many letters from Mr. Donovan.

Look at that letter and say whether that is not the hand-writing of Mr. Donovan? I think that looks very like it, but I would not take upon me to say it is, when it is signed. William Wallace, I think it looks very like it.

At the time you received that letter, did you conceive that the body of the letter was of the hand-writing of Mr. Donovan? No, I certainly did not, nor should I without looking at it I would not think that a man would again. presume to put another man's signature; and I am not sure that it is his writing now, but it is

Was the only reason for your not supposing it to be the hand-writing of Mr. Donovan at the time that you received it, that the signature was the signature of another person? I never made any remarks upon it at all; perhaps I

did not read it.

Did you put letters into the hands of a member of parliament to procure his recommendation, those letters being original recommendations themselves, without reading them? Yes, I should, because the person would take care that it would be proper before he got any thing done, as gen. Clavering did; he went to ascertain the writing, and found it to be correct, as he told me.

Look'at both the letters signed "Wallace." They were both shown to the witness. I One is only a copy of the other letter? Mr. Donovan has copied this letter; I suppose you perceive that; if you read them, they are both the same.

When did you receive the copy, and when did you receive the original? I cannot tell; here they both are; I can tell nothing further than that.

Did you receive them both at the same time?

canuot tell.

The letters are not merely a copy; one is addressed at the bottom, and the other is not?

General Leigh is left out in one.

Which is the original? That I will leave to the honourable house to find out; but the other is addressed on the outside to gen. Leigh, that is the only difference; what is at the bottom of one is on the outside of the other; it is only half a sheet of paper, that he could not put it upon the back perhaps.

How do you know that Mr. Donovan has copied the one from the other? Because it appears from looking at them; I think that the looking at them would convince any one.

You have now no doubt of one of these letters being Mr. Donovan's hand-writing? No, I think one is his hand-writing perhaps; it is very likely; I do not know.

(By Mr. Huskisson.)

Are these the letters which you state yourself, in your letter to Donovan of the 28th of Jan., to have put into Mr. Wardle's hands for the purpose of facilitating the negociations? Yes, I think they are; but gen. Clarering had

one; I do not know what is become of that.

Are these all the letters you put into Mr. Wardle's hands for the purpose of facilitating

. the negociation? Yes,

And to which you refer in your letter of the

28th of January? Yes.

Explain to the Committee in what manner you conceived these letters in Mr. Wardle's witness was directed to withdraw.]

hands were to facilitate a negotiation? He told me he would get some recommendation from some members of parliament,

Mr. Wardle told you that he would use those letters for the purpose of facilitating this negotiation, by getting the signature of some members of parliament? Yes, he did, and he has made a different use of them; I dare say he never tried.

Then you were led by Mr. Wardle to expect he would accomplish the object for which you put these letters into his hands, that of facilitating a negotiation from which you, were to receive some pecuniary advantage? Yes, but I find now he was only laughing at me; it was only to get into the secrets of Donovan and myself.

(By Mr. Hanbury Tracey.)

What was the reason assigned for the nonpayment of the annuity, or was there any reason assigned? There was no reason whatever assigned.

Do you recollect what the conditions were upon which the annuity was to be paid? No, there were no conditions at all; Mr. Adam promised faithfully, both to me and to my lawver, to see it punctually paid. I believe you are going to call in Mr. Reid; it is quite unnecessary, for I do not deny any thing Mr. Reid said about sending me wine.

Why, if the letters now produced are the letters you delivered to col. Wardle for the purpose of facilitating some negotiations which relate to army promotions, do you describe one of them, in your letter of the 28th of January, as referring to two deaneries? In my opinion it did not refer to any such thing.

Mrs. Clarke's letter to Mr. Donovan, of the 28th of January, was read.]

Those are the letters he took away.

Can you state nearly the total amount of the different sums that were paid on your account by the D. of Y., during the period you continued under his protection? I knew nothing at all about it, what he paid.

Do you recollect whether your coachman in Gloucester-place, was on board-wages? He lived in the house till he married, and then he was on board-wages.

The Chancellor of the Exchequer. See if Mr. Reid is in waiting.

Mrs. Clarke. Why, sure, you are not going to send for him.

The Chancellor of the Exchequer. The witness may be assured that I would not call Mr. Reid if it was not necessary.

Mrs. Clarke. I beg to ask, whether it is necessary for Reid to be called in while I am here; may I not take the sense of the honourable house upon that; (A laugh.

Mr. Reid not being in attendance, the

G. L. WARDLE, esq was examined.

(By Mr Huskitson.)

Did Mrs C put any letters into your hands, avowedly for the purpose of facilitating the negotiation, and stating that to be the object? She put them into my hands, and sind, she wished I would get them agreed for her; but till she made known the circumstance last night, I really did not know what she meant by the term negotiation

What answer did you make to this proposal? Really, I believe, I said my friends were on the wreing side of the house, or some answer of that description, and that very little more passed; and I took the letters, and kept them ever since

Then it you stated that your friends were on the wrong side of the house, what ided you to make that statement, not understanding what if e me int by ficilitating the neg tration? Certainly, when I heard her note read, I had not the most distant idea of what she meant, not had I till I heard her state the circumstance last night

Were the letters she put into your hands for the purpose of facilitating the negotiation, the three letters you have delivered in this evening, or the letters reteried to in her letter to Mr Donovan of the 23th January? I believe the letters reter ed to in her letter of the 28th January were on the table of this house at the time she wrote that note, or very nearly so; I had the letters she refers to in that note a long period before that letter was written, I had the letters respecting the deanery and the queen, I believe, long prior to my having those I have de livered in to night.

Then the Committee is to understand, that the letters referred to in Mis C's letter to Mr Donovan of the 28th of Ian, as having been put into your bands for the purpose of facilitating the negotiation, were not the letters described by Mrs C in her letter to Mr Donovan? I should conceive it impossible, for I had them a long period before, and I believe they were upon the table of this house at the time she wrote that letter

Were you aware that one of those letters which you delivered in this evening was in the hand writing of Mr Donovan? I certainly was not, I hardly ever looked at them till today, I perceived that one was a copy, but I never attended to it at all

[the following extract from Mrs. C's evidence was read]

"Explain to the committee in what manner you conceive those letters in Mr Wardle's lands were to facilitate a negotiation? He told me he would get some recommendations from some members of parliament. Mr Wardle told you that he would use those letters for the purpose of facilitating this negotiation, by getting the signature of some members of parliament? Yes, he did, and he has made a different use of them; I dare say he never tried."

(By Mr. Lockhart)

Is that statement which has just been read true? I have before stated, that when Mrs. C. gave me these letters, I suit, that my friends were on the wrong side of the house, or songething of that kind, and I really do not reconstict that any thing further passed upon the subject

Did you make the promi e which Mrs. C. has stated you made? I ceitainly did make no direct promise I gave her that sort of answer, which I have a dozen times repeated to

th s Committee.

Did you make any promise whatever, direct or induct? I have answered that question frequentry, I never said more to her upon the subject than I have stated to the house."

(By Mr. Croker.)

Is Mis C's statement true or false? Really after I have most positively stated all "that passed upon the subject, I should think the honourable gentlemen is as equal to draw the conclusion as I am myself, it depends so much upon the impression at the moment, and my actions at the time. I was anxious to get the letters, that I made any direct or positive promise, I am not at all aware, by my taking the letters away she might draw that conclusion, but I have not the least recollection of such a promise having been made by me

Can you positively state to the house that you did not give Mis C reason to believe when you left her, that you would carry into effect her wishes as far us was in your power? I have before stated, that I do not recollect

making her any promise whatever.

(By the Attorney General.)

Did you, directly or indirectly, promise Mrs. C that you would comply with her request? Whether or not my taking away the letters, and making her the inswer I have before repetited, might indirectly lead her to suppose I would do it, is more than I can say

Mr. Bathurst begged to observe, that when one of then own members was called on to give evidence in his place, he stood in the same situation as any other witness. No witness in a court of justice would venture to make his statement, and then tell the judge and the jury to draw their own conclusions, in a similar case. He therefore was of opinion that the honourable member was bound to answer the question.

M. H. Martin contended, that the question was merely a repetition of a question that had been several times answered. Did the hon, member mean to ask whether the general statement of Mrs. C. was false? The right hon, gent, who had just sat down appeared to him to have

fallen into a misapprehension respecting the practice as to evidence in courts of justice; for unquestionably it would be a sufficient answer to a repetition of a question in any court of justice, to say that the question had been already answered by the witness.

Mr. Bathurst denied that the question of the hon. member had yet been answered.

Mr. Whitbread agreed with the right hon. gent., that the question, " Whether the statement of Mrs. C. be true or false," had not yet been answered; but the question had been put in a shape which appeared to be pressing hard upon a member of that house. His hon, friend had often declared what he had said to be, that his friends sat on the wrong side of the house. It was possible that Mrs. C.might understand the words of his hon, friend to imply the promise she stated. his hon, friend might have a different understanding of the conversation that passed on the occasion. But though he admitted that the question " true or false," had not been answered in a direct shape by his bon. friend, he contended that it had been repeatedly answered in substance.

Mr. Wardle had no hesitation to answer the hon. member's question if he had known how. He was certainly anxious to get the letters, and had already stated all that passed; but it was impossible for him to say what might have been the impression upon the mind of Mrs. Clarke.

The Astorney General observed, that there could be no doubt of the propriety of the question. Mrs. C. had stated that the hon. member had made her a promise, and the hon. member denied that he had made any direct promise. The next question, therefore, to ask, was, whether the hon. member had made to her any direct or indirect promise, and, surely, there could be no offence in that.

Mr. Wardle again stated, that he had no objection to answer that question. He never had made Mrs. C. any positive promise, and had already informed the house of all that he had said upon the occasion.

Mr. Croker declared that he had put it in that particular form from a feeling towards the hon, gent. During the examination this night, and last night, he had observed that questions, had been put in an indefinite form, to which answers had been given that did not prove satisfactory to any body. To avoid all ambiguity,

therefore, he had put the question in a direct shape, in order to afford the hon. member an opportunity of giving an answer. It was the hon. member who had the conversation with Mrs. C., and it was he, therefore, that was competent to draw the conclusion.

Mr. Barham thought that it was more a question of conclusion than of fact, and the hon. gent. could not be called on not only to give his own opinion, but his opinion of the opinions of others.

Mr. Croker said he had done his duty in putting the question, it was for the hon, gent, to answer it as he thought fit, and the Committee to require what appeared to them necessary.

Mr. Wardle. I was anxious to get the letters, but made no direct promise that I am aware of

am aware of.

Mr. Reid was called for, but was not in attendance.

Mr. Beresford rose to put a few questions to the hon. member (Mr. Wardle,) whilst the Committee was at a stand waiting for the witness.

Lord Folkestone rose to order. thought the proceeding which had just taken place, of the most indecent descrip-The witness who was under examination had been ordered to withdraw at his instance, because he thought it would not be proper to call in the other witness while she was still at the bar. That suggestion had, however, been over-ruled, and Mr. Reid was called for; but when it was found that he was not in attendance, the gentlemen opposite had resorted to a kind of interlude, in a course of indecent examination of his hon. friend, in order to eke out the time till their witnesses should arrive. He must add, that it was no improper representation of the whole to call it a highly indecent, improper, and indecorous proceeding.

Mr. Beresford replied, that the representation made by the noble lord of his conduct, was neither a faithful, just, nor a true representation. He had not communicated with any body about him as to the questions he had to put, and had acted solely upon a sense of his duty, thinking the time he rose the most convenient to put his questions to the hon. member. Unless the Committee should stop him, he should, if not then, at least before he left the house, put those questions to the hon. member.

Lord Folkestone disclaimed any idea of accusing the hop member of having com-

municated with others. It was the whole tenour of the examination that he com-

plained of.

The Chancellor of the Exchequer begged to offer an observation on the censure which the noble lord had thought proper to cast upon some persons, whom he chose to consider as a corporate body, in bestowing that censure for the course that the examination had taken. The object he had himself in view in calling in Mr. Reid was, that, as Mr. Reid had given evidence as to the female who passed at his hotel as Mrs. Dowler, and it was impossible he could state her to have been the witness at the bar, he might, by appearing with her at the bar, be enabled to ascertam that fact. Upon inquiry, however, it was found that Mr. Reid was not in attendance, and whilst the Committee had to wait for his appearance, he was himself prepared to make that statement, to which he proposed to call the attention of the Committee after the case was closed Mr. Reid had been on the other side. sent for, but in the mean time several members thought proper to put questions to the hon, gent., out of which had arisen that debate which incurred the censure of the noble lord, and in which he had himself taken no part. He could assure the Committee, that no individual had communicated with him on the subject of the questions that they had put, and which called down the animadversion which began with him singly, and was afterwards extended to others. As Mr. Reid was not yet come, if the Committee would permit him and the other genilemen upon whom the noble lord's censure had fallen, and would consent to let the matter rest here, he was prepared to state a fact which had been ten or twelve days in his knowledge, and which had been communicated to several gentlemen upon both sides of the house. He had reserved the communication of this fact till the case had been closed, and if the Committee should be of opinion that the circumstance ought to have been communicated earlier, the fault was entirely with him. His r. h. had wished him to make the statement earlier to the Committee, and consequently he alone was culpable, if it had been improperly withheld. The fact he had to state was, the suppression of testimony as to one of the charges which had been brought before the Committee, namely, that with respect to major Tonyn's case. It appeased by the minutes, that a sum of mo-

ney had been lodged by capt. Tonyn to be paid to Mrs. C. and Mr. Donovan in the event of his promotion taking place. It appeared, also, that after some time, capt. Tonyn became impatient, and demanded his security back in May or June. (Here the right hon, gent, referred to the parts of the Minutes of the Evidence of Mrs. C. and capt. Sandon relative to that part of the transaction.) The important suppression to which he wished to call the attention of the Committee was in the evidence of capt. Sandon. But before he mentioned the circumstance, he should state to the Committee the manner in which he received the information. Saturday se'nnight a letter had been delivered to him by sol. Hamilton, from his learned friend opposite (Mr. Adam), acquainting him that col. Hamilton had an important communication to make. He saw col. Hamilton a few minutes after be waited on him, and learned from him, what he collected from capt Sandon, since his arrival in England from abroad. Col. Hamilton was an officer in the Waggon Train, to which capt. Sandon also belonged. On his arrival in England, col. Hamilton learned the state of things with respect to the charges brought forward in that house, and, amongst others, that respecting major Tonyn's case. Col. Hamilton then sent for capt. Sandon, who stated to him all he knew of the transaction, being all he had stated at the bar of the house afterwards, with the exception of what he had suppressed. Capt, Sandon said, that when major Tonyn became impatient, he went to state the circumstance to Mrs. C., who sent him back to major Tonyn to inform him that she had received a Note from the D. of Y. respecting his case, which Note was shewn to major Tonyn by capt. Sandon. The Note was, "I received your Note, and Tonyn's case shall remain as it is." This Note was intended to show that the person to whom it was written had influence, and, in consequence, major Tonyn consented. to let his security remain. When major Tonyn was gazetted, capt. Sandon was directed to shew him another Note, purporting to have been written by the D. of Y., and stating, "Torlyn will be this night gazetted." The former Note capt. Sandon shewed to col. Hamilton, and said, that he thought it would be the best course to destroy it. Col. Hamilton, on the contrary, atrongly dissuaded him from degtroying so material a part of the evidence.

The other Note had been given to majo: Tonyn by capt. Sandon, but was not afterwards given back. Col. Hamilton men-, tioned the matter to his learned friend and, by his advice, went to capt. Sandon when he obtained a copy of the Note, and again repeated his injunction to the captain not to destroy the Note. He understood that capt. Sandon, when he came to London, proposed to see Mr. Lowten agent for h. r. h., and also to wait on Mrs. C, in order to his being examined by each. His learned friend had sent col. Hamilton to him, and followed soon after himself. It appeared to him, as he trusted it would to the Committee, that his learned friend and himself should instruct col. Hamilton as to the wurse which capt. Sandon should pursue. They recommended that he should not submit to be examined either by Mr. Lowten or Mrs. C. but keep himself clear of all interference on either side, until he should come to the bar, But above all things not to destroy the paper. These were the instructions which had been given to col. Hamilton. It would also strike the Committee, that his communication ought to have been made to h. r. h. the Commander in Chief. But whatever might be the result of the investigation then pending, neither he, nor his learned friend, as members of parliament, could, consistently with a sense of duty, make themselves the depositaries of this secret. As it had been communicated to them, they felt they were bound to make it public. The communication of the circumstance had been made to the Commander in Chief tate on Saturday. His r. h. utterly denied all knowledge of the matter, and declared the Note to be a The Commander in Chief came forgery. shortly after to his house with his learned friend, and restated with the strongest conviction, upon the best efforts of his memory, that he had no knowledge of the matter, and that he wished it to be sifted to the bottom. As to the fact of the Note relating to the appearance of major Tonyn's name in the Gazette, h. r. h. could not be so positive. "He could not state that he might not have written such a Note, in answer to a Note which might have been addressed to him; he could not call the circumstance to mind. The other Note, however, h. r. h. most positively denied having written. His learned friend had stated what passed between col. Hamilton and capt. Sandon, who acted as it was wished he should. He told col. Ha-

milton that he would come here, and, as he did, tell the truth, but that he had destroyed the Note. When they found that the Note had been destroyed, they ceased to have any communication with capt. Sandon, and left him to come to the bar. and state what case he should think proper. He had come to the bar, but had suppressed this important feature in his evidence, which, whether the Note were a forgery or not, ought to be communicated to the Committee, in order that, if a forgery, the authors might be detected and punished, and, if not, that it might have its due weight in the pending investigation. He had thought it his duty to make this communication to the Committee; and, if there was any impropriety in having delayed it till this period, the fault was his, though he had reason to suppose it ought to have been brought out in the examination of evidence at an earlier period of the inquiry.

Mr. Adam observed, that his right hon. friend, who just sat down, had stated this most important circumstance with so much correctness, clearness, and accuracy, that little more remained for him than to corroborate his statement. The learned member then briefly recapitulated the several facts mentioned by the former speaker, and stated, that in his interview with the Commander in Chief, h. r. h. distinctly and clearly disavowed ever having written such a Note. On the day subsequent to the interview, col. Hamilton mentioned to him the destruction of the Note. It was then agreed between him and the right hon. gent., that they should both make communication of the circumstances to certain gentlemen on each side of the house. The right hon gent had done so to his side, and he to a noble lord (H. Petty), an hon member ncar him (Mr. Whitbread), and another.

Captain HUXLEY SANDON was called in, and examined.

(By the Chancellor of the Exchequer.)

You were examined the other day on the sublect of major Tonyn's promotion; did you on that occasion state all the particulars you recollected of that transaction? To the best of my recollection I did.

You did not keep back any important fact?

No, not that I recollect.

You stated that major Tonyn was dissatisfied with the delay; that you observed to him, that he had better wait for a few days, for that you hought in all probability he would be gazetted; and, after arguing the point for a little, he said, for two or three gazettes it does not signify; let the business go on; and if I find I am gazetted in week or ten days, the business shall be as it originally was? I believe that was what I

And that was what then passed? That is

what I can bring to my recollection.

That is all you can bring to your recollection?

Did it pass in those words? As nearly as I can recollect.

Do you recollect any of the arguments you used to persuade major Tonyn to think that this friend of your's had an opportunity of influencing the Duke? Not particularly; I told him I thought he had better wait two or three gazettes, and most probably he would be gazetted; indeed I had reason to suppose that it would : that was all that I can recollect.

Did you inform Mrs. C. of Mr. Tonyn's inclination to withdraw his money? Yes, I did; I waited on Mrs. C. which I related before, and told her he was dissatisfied at the delay, and desired he might have his memorandum again,

which was for the 500 guineas.

Do you recollect what passed with Mrs. C. upon that? Mrs. C. said he was a shabby fellow, but she wanted money, and begged that I would desire him to stop for a few days, and most probably he would be gazetted.

That is all that you can recollect that she de-That is all that I can recollect she desired?

sired.

You are quite sure of this? To the best of

my recollection.

Recollect yourself thoroughly that you may not be taken by surprise; will you now continue to state, that, to the best of your recollection, this was all that passed? I think it is all that passed, that is my opinion.

Do you recollect whether there was any paper shewn to major Tonyn in the course of that conversation? A paper, how, do you mean?

Was there any paper shewn to major Tonyn? Mis. C. gave me a note that I should shew to

Then you did not state all that passed? took her note to say that he had better wair.

A note from Mrs. C.? Not immediately a note from Mrs. C. to him; she said, shew him this note, that he had better wait. He doubted that; he doubted that I had any body that I could apply to, he doubted my ability to get the situation.

Then you did use some other arguments than those you stated in your evidence by the production of this note? I merely said I thought this was the business. I did not mention who it was that was the interest; I said I had a paper which would shew that probably he had better wait; merely to say, that he had better

What was the note to say, that major Tonyn had better wait? That I cannot recollect, I cannot charge my memory what it was.

Do you recollect from whom the note was? From Mrs. Clarke.

A note from Mrs. C. to yourself? Yes, merely to say that if he would wait a little time he would have it.

The note you shewed was a note from Mrs. C. to yourself, to prevail upon major Tonyneto think he had better wait? Whether the note was addressed to me, or to any other person, I cannot say; but it was said, you had better take this note, and shew to him, and let him see, that if he will wait the thing will be carried through.

Your recollection is, that it was to the effect of advising major Tonyn to wait a little while? To wait with patience for a few Gazette days.

That is the substance of it? That was the substance of it, as well as I remember.

Did you see Mrs. C. write the note when you called upon her? I do not recollect that I did-

You are not sure that you did not? I am neither sure that I did, nor that I did not, she was very impatient about the money.

You have no recollection whether you saw

her write the note or not? No.

You are quite sure you received a note from Yes, I am quite sure I received a note from her.

Did you see Mrs. C. more than once, to communicate to her the doubts of major Tonyn? I cannot recollect, I cannot call to my memory whether I did see her again.

There was not more than one note? had only that piece of paper which I mentioned.

Do you recollect what you did with the note; did you give it to major Tonyn? That I do not recollect, whether I gave it to major Tonyn, or what became of the note.

You really do not recollect? No, I do not. Though you are not quite sure whether you saw Mrs. C. write the note or not, are you certain whether it was Mrs. C.'s hand-writing? cannot pretend to say, I rather think it was.

Have you always stated this part of the case in the same way? I believe I have, I think I

Did you never tell any body that this note was a note in the hand-writing of h. r. h. the D. of Y.? Not that I recollect.

Are you sure of that? I am very confident of it.

When did you first hear of these charges against h. r. h. the D. of Y.? I landed at Plymouth, I think, on the 24th of the month, and in coming from Plymouth to Postsmouth, by accident I took up the Traveller, and there I read these charges

Do you know col. Hamilton? Perfectly well: I have the honour of being in the regiment with

Did you represent to col. Hamilton this part of the story in the way you have represented it now? I certainly asked col. Hamilton's advice how I should act upon the business, being the colonel of the regiment I belonged to, and I re-

lated chiefly what I knew of the business.

What you have stated now? Yes.

Recollect yourself; did you not state to col.

Hamilton that the note which you shewed to

major Tonyn was in the hand-writing of the D. of Y.? I do not recollect that I did.

Could you have done so? I should imagine not. Are you sure you did not shew him the note? If I had, I certainly should not have forgotten it.

That is not quite an answer to the question?

I had not the note to shew.

Did you not either give or permit col. Hamilson to take a copy of this very note that we are

talking of? Not that I know of.

You surely must know that fact, whether you ave him a copy, or gave him an opportunity of taking a copy of this note? I really cannot

bring it to my recollection.

If you had not the note in your possession, you surely would be able to bring to your recollection whether you gave him an opportunity of copying it? I rather think there was some-

thing of a note.
When was it that you now begin to recollect there was something of a note? It must be when col. Hamilton took the note, or saw the note.

Then he did take the note? He must have seen the note of course, if he took a copy of it.

You told me you thought he did not take a copy of it? I cannot pretend to say whether be took a copy of it.

Do you mean to say, that there was or was not a note referable upon this subject, which you shewed to col. Hamilton? Yes, I think there was a note.

Was it the same note you shewed to major Tonyn? That I do not recollect; I rather suppose it must have been the note that I did shew to major Tonyn.

Did you tell col. Hamilton that it was the same note? I do not recollect that circumstance at all, whether I did tell col. Hamilton

it was the same note.

Your memory, at the first time a question is put to you, is not always so perfect as it is afterwards; do you recollect whether you did represent it to col. Hamilton as the same note you had shewn to major Tonyn? I shewed col. Hamilton the note.

You now recollect that there was a note, and that you shewed it to col. Hamilton? Yes, per-

fectly

What is become of that note? I believe the note is mislaid.

When did you see it last? I saw it about six days ago, I think.

A note that you did not recollect to have been in existence when you began your examination, you now recollect to have been in existence six days ago? Yes.

Have you looked for it lately? Yes. When? Yesterday, and the day before.

This note, which yeu did not recollect to have been in existence? It is true; could I have found it, I should have brought it.

I think you were examined just six days ago? Was it six; I really do not recollect the day.

Did you see that note the day of your last examination? It might be the day after, or the defibet I cannot recollect which

You have done all you could within these few days to find it? I certainly have.

Are you quite sure you have not actually destroyed it? That I am very confident I have

Are you quite sure that you have not said you had destroyed it? No, never did I say that I had destroyed it to any body.

Did you not tell colonel Hamilton that you

had destroyed it? No.

That you are positive of? That I am cer-

Did colonel Hamilton ever desire you not to destroy it? Colonel Hamilton desired me to speak every thing that I knew, and to shew every thing I had.

Did he not expressly desire you to copy that paper, and not to destroy it? He desired me not to destroy any paper I had.

Did he not expressly desire you not to de-

stroy that paper? Certainly.

Did he not do that more than once? I am sure I do not know'; I have not more than once conversed with him.

You had conversation with him at Portsmouth, had not you? Yes, but he did not know that I had this paper, for I hardly knew it my-

Did not you tell him you had a paper which you might destroy if you pleased? No.

You are quite sure of that? Yes.

And that he did not advise you upon that occasion not to destroy it? If I had had any idea, I might have destroyed it without telling him; I told him, and he advised me not to destroy it.

Where was this? At Portsmouth.

Had he it at Portsmouth? I had not the paper with me at Portsmouth, I told him I thought there was a note in existence.

Upon that occasion he did advise you not to destroy it? He did advise me not to destroy it; he said, do not you destroy a single thing.

When was it that colonel Hamilton took a copy of this paper? I believe it was the day after he came to town:

Do you recollect where you were when he took this copy? It was at the Coffee-house.

At what coffee-house, in what part of the town? I think it is Southampton-row.

When colonel Hamilton took this copy, did he again remark to you, that you should keep this paper and not destroy it? not to destroy it.

Did he at no second time desire you not to

destroy the paper? Certainly.

Did you see colonel Hamilton again in the course of the same day? I rather think I did.

Where did you see him? I saw him at the British Coffee-house.

What did colonel Hamilton say to you when you saw him at the British Coffee-house? It was upon regimental business I met him then.

There was no reference at all to this subject? Nothing to this, I do not recollect a word

Do not you recollect that he did upon that occasion also desire you not to destroy the note? No, I do not recollect that.

to your conduct referable to these charges? time I saw it The same advice that he had given me before

Which was, that you should not destroy the paper? To speak all I knew, and not destroy the paper, but this was in the morning, not at the second time when I saw him at the British Coffee-house, we came into the street together, he went one way, and I another

Then nothing puse I terween colonel Hiinition and you upon the subject of these charges at the Buttsh (office-house) I do not

recollect that there a is

Do not you recollect colonel llamilton ad vising you not to suff a vourself to be examited upon the subject before you came to the for of the house? I believe not at that period, he told me, when I was speaking to him in the morning, you had better be quiet upon the ubject, say nothing to my body upon the subject, but when you are alle ' a k what y a know, and do not destroy die page

Do you not recollect that t the Pritish Coffee house colonel Hamilton advis d you not to surmit to examinate a but to peal the truth when you can be at 1 it all tiuth when you can i ic e? Not I the things, not to destroy that

British Co4ce-hou e

Did he at any place sol equent to ye i meeting with him at the Coffe house in South ampton row, in the course of that day? I do not think I have seen him more than three times since I have been in London, and he his been with his regiment at Croydon

You did see him a second time that moin-

in, 2 At il British Colice I ruse

And it is the occasion of second him at that Colech rection guzham that Collee house, a like not repet the advice? I do not recolected at he and

Do y unat recollect string to co an 1 1 rulement to the source to how he is a first that he and he sees in a y with you for the since he had seen you list you had de noyel that paper? Never such a conversation took place l'etween us

Neither at that time convention? No

You never stated to colonel Hamilton that you had destroyed that paper? No

Did you tell colonel II unition that there was mother paper that you had shewn to major Tonyn, when the promotion was gazetted? I had not another letter, I could not tell hun

It does not follow that because you had not it, you could not tell him you had hid it? I never had it

Did you tell him you had had it? No.

You did not tell him you had had it, an ! given it to m yor Tonyn? No.

When did you see this paper last? I think it is about five or six days ago

Where? In my own room

Have you seen it since you were examined last? No.

Are you sure of that? Sure of it

You stated, just now, you had seen it either searched every where and I cannot find it. Vol. XII.

Did he not give you some advice with respect the day before or the day after? That was the

Did any body else see it at that time? Not that I recollect

Have you shown it to any body else besides colonel Hamilton since you have been in town?

Where did you put it when you saw it last? Already some other papers which I had in my

You are quite confident you have not got it now? I have mislaid it somewhere

Dil you carry it about with you in your picker at any time? Nevel

West with you when you were in Spain? No How concit to be with y u in the Coffeehouse it South impton low, it you never errned it about with you? To shew colonel Hamilti n

Had you it with you when you were at the

Brush Ceffee house? No

Individence hand between being at the Coffee has an South imptour wand coming to the hansh Coffee house? Tes

Where do you live? In Lyon's Inn

You intel that Mrs Clarke give you the note 11 juest on? Yes

(By I ord Lemple)

Did vou send the mate when she gave it to von? I believe I did

Was it a scaled note of an open note? An of en note

You stit I that you hid no the note with you abroad, where did you lodge before you went ibiona? At I you's lan

Did y a leave your papers at I you's Inn? (citau ly

lien nt - you say was not a scaled net, to whom . 5 t duected? I do not recollect that it had my dehics

lor me in a riccollect when you're d the to end you read it when Mis Chike delive err to y no Iris so long ino I do not reellect it is fee years ago nor y, and I cannot en une my me nory whether I read it or not

(By Mr (arendis Bradsha)

Were you not to receive some pecuniary consideration from some person or other on the ziv tin voi majn I myn? Not i futh ng

Why ware you so anxious that mayor longing hould wut a few day in hopes of his being rivetter? To oblive Vis Cluke, who wanted the money exceedingly

Were you complete that he would be gazetted in a few days from the influence of Mrs Chike? No, I doubted her influence very much then.

(By Mr Whitbread)

Can you, by any possibility, now produce the note? It is not about me

Can you by any possibility, now produce the note? If I can possibly and it, I will produce it

Is it possible that you should find it! I have

Is it possible that you should find it? I should hope it is possible.

What is the ground of that hope? Having

put it among other papers in my bureau.

Is it then in the bureau? That I do not know.

Has any body access to that bureau but yourself? Now and then my wife.

Do you know that that note is now in the possession of your wife or any other person? Not to the best of my knowledge.

Have you given that note into the possession

of any body to be kept? No.

Have you given it into the possession of any person to be handed to another person to be kept? No.

Is it or is it not destroyed? Not, to the best of my knowledge.

Have you given it to any person to be de-stroyed? Never, to the best of my know-

ledge; I have not destroyed it.

Do you know that it is destroyed? I am pretty cear that it is not destroyed.

If you are pretty clear that it is not destoyed, where did you put it when you last it had? Among some pap'rs in my bureau.

Have you the key or that bureau now about you? No, I believe my wife has it.

What makes you so clear that it is not destroyed? Because I fever desired it should be

When you say you never desired it should be destroyed, that answer has reference to some other person to whom that desire must have been expressed, if you have desired it; whom do you mean when you refer to some other person, to whom such desire must have been expressed? I know of no other person in the business.

Then what do you mean by saying you never desired it should be destroyed? I was asked if I had desired it should be destroyed, and I said no.

You were asked whether it was destroyed? And I said, not by my desire.

You neither destroyed it yourself, nor desired any other person to destroy it? No.

Then it is in existence? I should hope it is.

(By the Attorney General.)

You say that you put this paper into a bureau with other papers, when did you do that? I believe it was at the time, of course the last time I saw it, which might be five or 'aix days ago.

How long was it before you were examined here before? I do not recollect.

In what room in your house is this bureau, in which you say you put it? It is in my sittingroom; I have but one sitting-room.

Have you searched that bureau for it since? I have looked for it, but could not find it.

Have you examined the papers in that bureau, to see whether it is among them? I have a variety of papers, it may be among them; I have searched, but could not find it.

Do you mean to say you have searched in that bureau for it? Yes.

(By Sir Samuel Romilly.)

You have said that you saw this paper six days ago, was that the same paper which was given to you by Mrs. Clarke? I think it

Are you sure that it was? I am very cortain that it was,

Did you read it six days ngo? No.

If you did not read it six days ago, how are you sure it was the same paper you received from Mrs. C.? It is a remarkable piece of paper, and I could not forget it.

What was there remarkable in the paper but

the writing on it? Dirty.

You have said that you saw the paper six days ago, and that you looked for it two days ngo, where did you look for it two days ago? Where I had supposed I had put it, in the

You said that you left it six days ago with other papers in a bureau; when you looked two days ugo, were the other papers there? I think they are.

And this paper was the only one then miss-

ing? It appeared so to me.
Who had the key of your bureau, between this six days ago and the two days ago? Sometimes myself, sometimes my wife, sometimes it is left in the bureau.

Do you think that if a messenger was sent with you now to your rooms, you could find the papers? I really do not know.

What do you believe? I really cannot tell; I looked two or three times for it, and I could not find it two days ago; it is mislaid in some place or other.

What reason had you, in the beginning of your evidence this night, for saying you did not believe that such a paper had ever existed? It was a very unpleasant circumstance, and I would have wished to have forgotten it.

What circumstance do you mean was unpleasant? The whole of the business I thought unpleasant.

Why did you, having come to the bar of this house to disclose every thing else you knew upon the subject, think this circumstance particularly unpleasant? I did not think this circumstance particularly, but the whole of it, as I mentioned before, unpleasant.

When you shewed this note to col. Hamilton, and he took a copy of it, did you at that

time read it? No, I did not.

When you first mentioned the note to col. Hamilton, how did you describe it? Speaking of the promotion of major Tonyn, I said there was a note in my possession that mentioned something about his promotion.

By whom did you state that note to have been written? I cannot take upon me to

Can you take upon yourself to say you did not state it to have been written by the D. of Y.? I never saw the D. of Y.'s hand-writing, and therefore I could not.

Can you take upon yourself to say you did

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not state it to have been written by the D. o Y.? I certainly could not.

Did you? No, I did not.

Did you state it to have been written in the name of the D. of Y.? No.

In whose name did you state it to have bee.

written? I stated no name.

As you permitted col. Hamilton to take copy of this note, did you yourself take a copy of it? No; having the original, there was no

Did you think this a note of any importance

No, I did not.

Was the copy col Hamilton took of the note a correct copy? I do not know.

Did you read the copy which col. Hamilton took? No.

(By General Phipps.)

Was there any signature to the note? To the best of my recollection, none.

Did you know whose hand-writing it was

Do you know Mrs. C.'s hand-writing? Sometimes.

Was it in her hand-writing? I really canno take upon me to sny.

Did you ever see her write? Repeatedly.

Does Mrs. C. write in different hand-writings or always in her own? I have repeatedly had notes from Mrs. C., which have been written so differently, that I could not have supposed them to be the same person's writing.

(By Lord II. Petty.)

Have you, either before or after you communicated this note to col. Hamilton, had any conversation or communication with any person whatever respecting that note? Not to the best of my recollection.

(By Sir James Graham.)

Was any person present, six days ago, and two days ago, when you were searching for this note? No.

You are sure there was no person in the room at that time? No, except my wife, she might be in the room.

Had your wife and you any conversation upon this subject? Of course, a great deal, which we have every day.

Did she ever state to you that she had destroyed the note? Never.

Did she ever state to you that she had delivered it to any other person? Never.

Did you ever desire her to take it out of the bureau? Never.

(By Mr. Bathurst.)

How was the copy taken? Col. Hamilton

copied it.

Was it compared with the original after it was copied? Not that I know of.

Where did you put it after it was copied? Into my pocket-book.

With other papers, or singly? Singly.

Did you go home from the coffee-house? Immediately.

How did you deposit it in the bureau? By

putting it in the bureau.

Did you put it in a hundle with any other papers? Not that I recollect.

Endeavour to answer positively to questions within your own knowledge? I cannot recollect whether I did or not.

Have you searched all your bundles of papers as well as your loose papers? Gene-

rally speaking I think I have.

How can you undertake to say, it is not in your bureau, if you have not searched all your papers? I think I have searched all my papers.

When you met col. Hamilton at the British Coffee-house, you say you did not tell him it

was destroyed? Certainly not.

Did you say any thing to him about the ote? I had no conversation with him upon note i the subject.

Then you did not say to him, that "they had forgot the note?" No, "they forgot it."
Any such words as that? No.

What is it makes this particular circumstance of the note so unpleasant to you? It is no further unpleasant than my losing the note; if I could and it I should produce it with the greatest pleasure.

Did not you say, that the reason for your not admitting that you knew of this note, at the beginning of this examination, was, that it was an unpleasant circumstance that you wished to forget? The whole of the business I conceive to be unpleasant, and I was very sorry that I had any thing to do with it.

What is there particularly unpleasant in the circumstance of this note? My having lost it

or inislaid it.

How can the circumstance of your baving ost it, induce you to deny your ever having had t? From the reason that it was unpleasant hroughout the whole.

What is the unpleasantness you conceive in onlessing you have lost it, if it be true? I should be very sorry that I had lost it, and I

ope I shall find it.

What is the unpleasantness you conceive in confessing you have lost it, if it be true? That is the unpleasant part, that I have lost it.

What is the unpleasant part? That I have

ost it.

How can the circumstance of your having lost t, induce you to deny your ever having had t? From the reason that it was unpleasant broughout the whole.

Did you not deny, at the first part of your rammation, that you had such a note? I

onceived that I had not the note.

Were you asked whether you had not the ote now, or whether such a note had ever heen existence? I was asked, in the first in-

tance, whether the note was in existence, or hether a note was in existence, and I believe doubted it; since which I have recollect-1 it.

(A cry of Withdraw! withdraw! from al parts of the House). The Witness retired

The Speaker. Mr. Wharton, upon the present occasion, I conceive the first pro ceeding is to move that captain Huxley Sandon has been guilty of gross prevarication in the testimony he has given this night at the bar. (Cries of move, move.)

Sir S. Romilly. I rise, Sir, not to object to the proposition of the right hon. gent but, as I am anxious to put a question to the witness, I wish to ascertain whether i would be in order after the committee had adopted this resolution. (Cries of move move!)

The Speaker. I beg leave to move that capt. Huxley Sandon has been guilty gross prevarication in the evidence that he has given this night at the bar.

The question being put, was, amidst continued cries of aye, aye, carried nem. con

The Speaker. I next move that the chairman do immediately report that Resolution to the house.

The house having resumed and having received the Report, the Chancellor of the Exchequer moved, Inat the said capt. Huxley Sandon should be taken into the custody of the Serjeant at Arms .- (Cries of Newgate! Newgate!).

The Speaker communicated to the house, that in such cases there were two distinct

processes to be followed.

Lord Folkestone. As an amendment to the motion of the right hon, the Chancellor of the Exchequer, I move that the said witness be forthwith committed to the gaal of Newgate.

Mr. Bathurst wished to know, whether by not acceding to the amendment, the

original motion was hazarded?

The Speaker stated, that there were three modes for the adoption of the house, namely, to commit the witness to the custody of the Serjeant at Arms, to deny any access to him, or to send hun to Newgate.

The Chancellor of the Exchequer observed, that it was by no means his intention to limit his motion to the dry committal of the witness to the custody of the Serjeant at Arms. There were other objects to be considered, such as directing the Serjeant to convey the witness to his lodgings, in order to examine for this Note amongst his papers, and to have him near to the house, in case the committee should feel a wish to examine him on any point which may subsequently arise.

Lord Folkestone, on those grounds, with-

drew his amendment.

Mr. Sumner recommended the expediency of seizing on all the Papers of the witness, and of taking the wife into instant custody, lest she should destroy the document which was sought.

The Speaker intimated, that although the precedents of the house empowered it to apprehend supposed delinquents, and to send its officers to make every examination conducive to the ends of justice, still it would consider seriously whether the present was a case to carry such a power into eflect.

Earl Temple considered it a case where the house ought to appoint a Committee for the examination of all the papers of the witness. He believed there were precedents in the period of the South Sea House investigations.

The Speaker. Such a power was exercised in the reign of Charles 2, when a committee was deputed to examine the papers of Mr. Montague, at Whitehall.*

The Chancellor of the Exchequer thought, that the house should not in the present stage, direct that the wife of the witness should be taken into custody, although it might be expedient to have her summoned.

Mr. Summer explained, that his object in recommending such a proceeding, arose out of the evidence of the witness himself, who stated, that his wife had access to the bureau in which this note was placed.

Farl Temple, conceiving it probable that ther papers connected with the issue of this investigation were in the possession of the witness, thought it advisable in the house to depute two of its members, to select and examine all the papers at his lodgings.

Mr. Bankes considered the proposal of the Chancellor of the Exchequer, to send his Serjeant at Arms, or his proper officer, as the milder and equally an effectual course.

As the motion to that effect was about to be put, the Serjeant at Arms stated to the House that capt. Huxley Sandon would be glad to be again brought to the bar.

The Chancellor of the Exchequer believed he house would have but one opinion on his application, namely, that it was desirable to have the prisoner again brought to the bar, and he should not be at all urprised to find that he had brought the aper with him.

* See Cobbett's Parliamentary History, rol. 4, p. 1053.

In a few minutes capt. Sandon appeared at the bar in custody.

The Speaker. What has capt. Huxley Sandon to state to this house?

Capt. Sandon. I most humbly hope that this hon, house will do me the honour of excusing my prevarication; and I beg to assure them it is not from a bad heart, but a confused head. am exceedingly sorry I have done any thing to displease this honourable house. I come here to offer every thing in atonement I possibly can, and I hope the house will do me the honour to hear me.

Mr. Speaker. If the prisoner has more to

offer to the house, this is his time.

Capt. Sandon. With regard to the evidence? Is it to the evidence I am to speak?

Mr. Speaker. You will offer to the house whatever you think becomes your case and

situation.

Capt. Sandon. I beg pardon of the house for my prevarication, and I beg that the house will do me the honour to excuse my extraordinary behaviour; and will be assured, that all I have, and all I know now I certainly will With regard to the Note in question, it is not destroyed; I have it in my possession at my chambers; if it is required I can go and fetch it; I think I can put my hands upon it: the note that you were speaking of was given me to shew major Tonyn, and to say that his promotion would not go on unless he paid the moncy. I took the note, and produced it to major Tonyn, with that message. I shewed him the note, with what I mentioned before, desiring him to wait three or four days. I believe he said what I related to this honourable house before, that he would, in consequence of this note which I shewed him. I brought back the note, and I have it now in my possession. He was gazetted, and the 500l. was paid to Mrs. C. and the 25l. to Mr. Donovan. this honourable house would wish to see the note, I will go and fetch it. As to who wrote the note, I cannot take upon me to say: Mrs. C. told me it was written by the D. of Y.

Mr. Speaker. Does the prisoner desire to

add more?

Capt. Sandon. I have nothing more to say relative to that; I only humbly hope the house will do me the honour of excusing me the pre-

varication I made use of.

The prisoner was then taken from the bar: and the house determined that he should he sent in custody to his chambers to fetch the papers; and that he should be brought before the committee of the whole house whenever they should see fit. After some time the Committee was resumed.]

Mrs. MARY ANN CLARKE was called in and examined.

(By the Chancellor of the Exchequer.)

Do you recollect what passed hetween you and capt. Sandon in consequence of any application when major Tonyn, expressing his impatience at the length of time that elapsed before he procured his appointment? No; I really do not know, although I have been reading capt. Sandon's evidence just now in the room I have been in.

Do you mean the evidence he gave un a former day when he was examined? Yes.

In the 5th number of the minutes? I believe it is one of the last that has been printed.

You do not recollect capt. Sandon's coming to you at all upon the subject? I recollect that capt. Sandon was employed by major Tonyn; I am confident as to that.

Do you recollect capt. Sandon's at any time acquainting you with major Tonyn's unpatience upon the subject? No, I do not, although

I have been reading about it.

You do not remember any representation having been made to you by capt. Saudon, that major Tonyn intended to withdraw the deposit he had made, in consequence of delay? No, I do not recollect it; though he might have, perhaps, mentioned it.

Do you recollect having sent any message to major Tonyn by capt. Sandon? I cannot recollect that I did; perhaps it is likely, but it is a

long while since

Do you recollect having sent any paper to major Tonyn by capt. Sandon? What sort of paper.

Any paper? I could speak more positively

f it was mentioned what sort of paper.

Any written paper? Of my own writing, or any other person's?

Any written paper? I do not recollect; I was always very cautious of giving any written paper out of my hands.

As far as you recollect, you have not sent any written paper to major Tonyn? I do not think I did, but I cannot speak positively.

As you were so cautions in putting any paper out of your hands, would you not have recollected that circumstance if it had occurred? If he meant to insinuate that there was any writing of the D. of Y.'s, I never did in my life to any one.

You are quite sure you never committed any paper to capt. Sandon, which you represented as the writing of the D. of Y.? I am quite certain, not to any one whatever, except lately, and once to Mr. Manners a few notes.

If you had sent such a paper by capt. Sandon to major Tonyn, is it possible that you could have forgotien it? No, I should not have forgotten any thing of that sort belonging to the D. of Y.

Are you acquainted with Mrs. Hovenden? I was.

(By Mr. Fremantle.)

Do you recollect at any time having received a note from the D. of Y. upon the subject of major Tonyn? No, I do not; there was no occasion for any notes to pass, because I was in the habit of seeing h. r. h. every day, except he was in the country, and that happened perhaps only for a week or ten days in

one year.

Did you ever hear capt. Sandon say, that he had shewn a note to major Tonyn which purported to be a note of h. r. h. the Duke of York? No.

You are not aware of any note, purporting to be a note of the D. of Y., being shewn major Tonyn by capt. Sandon? No, I am quite clear nothing of the sort was ever mentioned to me before.

Do you mean to state, that you did not give any note to capt. Sandon which might appear to be a note of the Duke of York? No.

You stated that you sent some notes to Mr. Manners; do you mean to state that those were in the hand-writing of the D. of Y.? Certainly I do.

(By the Chancellor of the Exchequer).

Did you or did you not send any note to capt. Sandon? I never recollect sending him any note, but more especially any note of the D. of Y.'s, because I should have been afraid of entrusting it to him.

[The following questions and answers were read: "As you were so cautious in putting any paper out of your hands, would you not have recollected that or cumstance if it had occurred? If he meant to insimilate that there was any writing of the D. of Y.'s, I never did in my life to any one. —You are quite sure you never committed any paper to capt. Sandon, which you represented as the writing of the D. of York? I am quite certain not to any one whatever, except lately, and once to Mr. Manners a few notes]

How does it occur to you to think that eapt. Sandon might have insinuated any such thing? Because I think he might have insinuated any thing; I think he is very equal to it.

If capt. Sandon has presented any note to major Tonyn, purporting to be a note written by the D. of Y., and given to him by you, is it true? I do not think it is, and I am almost sure it is not; perhaps he has written one himself.

During the negotiation with major Tonyn for the majority, was any representation made to you by capt. Sandon, that major Tonyn was tired of waiting, and threatened to withdraw the money he had deposited? I do not recollect it.

(By Mr. Alderman Combe.)

Did you ever express to capt. Sandon a wish on your part that major Tonyn would not be imputient, because you wanted the money which you were to receive upon his success? No, that would be the very reason I should wish him to be impatient.

In the last interview you had with capt.

he write any thing in your presence? It is impossible for me to say, it is so long since.

Do you recollect capt. Sandon having read any thing to you in that interview? No, I do

Do you recollect a paper being produced before you by capt. Sandon at that interview? I do not.

(By Sir George Hill.)

Did you ever express, here or any where else, that major Tonyn was a shabby fellow, for his impatience in wishing to withdraw his note? No, I thought him a perfect gentleman when Mr. Donovan introduced him to me, and wished him to be made a heutenant-colonel previous to his going to America; I fancy he is m America now.

(By Mr. Brand.)

Had capt. Sandon any and what interest in the success of this negotiation respecting major Tonyn? Yes, I believe he effected it with me; there was no promotion in the 48th regiment, the D. of Y. had stopped it, I think, for two years, and the captain was very eager to get out of it, on that account.

Was capt. Saudon to have any per centage or proportion of the profit arising from the success of the negotiation, and payment to be made upon major Touyn's success in his application for promotion? I believe that he was, for I have understood from a great many persons, that major Tonyn was a very generous sort of man, and capt. Saudon would not have interested limited to much as he did for him without some reward.

Did you ever understand from capt. Sandon himself that he expected any such advantage? Yes, I did, and from every one that he mentioned to me.

Before you came to the bar of this house, had you any information of the substance of the examination of capt. Sandon before the Committee to-night? Not the least.

[The following Question and Answer were read. "As you were so cautions in putring any paper out of your hands, would you not have recollected that circumstance if it had occurred? If he meant to insimulate that there was any writing of the D. of Y.'s, I never did in my life to any one."]

Why did you suppose that the person proposing that question meant to refer to any writing of the D. of Y.? From what one of the gentlemen said to me.

Do you mean any question which has been put to you since you came to the bar? Cer-

Which question? The questions from the Chancellor of the Exchequer.

Did you give capt. Sandon any part of the profit you were to receive from the promotion of major Tonyn? I do not recollect that I did, but he used to give himself, I believe, from col. Freuch's money.

You did not give him any yourself? I do

not recollect that I did.

You have said, that you understood from capt Sandon, that he was to derive some profit from the promotion of major Tonyn, state what capt Sandon said to you upon that sub-Only that my 500l would be clear, and that where he had his from would be from the other party, what emolument he was to get

Mr REID being called in,

Mrs Clarke - Is there any precedent, may I ask, for having two witnesses at the ball of this house at one time? (I oud laughing)

(hairman —I apprehend the Committee wil call to the bar what witnesses they please.

Mr JOHN REID was called in, and extmined

(By the Chancellor of the Exchequer)

Do you know the witness at the bar? Yes, I do

Did she ever come to your house under the name of Mrs Dowler? By no other

Is the witness at the bar the person whom you represented is having been frequently tyou house with Mr Dowler? Yes

Mis Clarke - Betne Mr Reid lerves the place, I beg leave to say, that I never said I was Mr Dowler, he might put what construction he thought proper upon it, it was very proper that he did, perhaps

(By the Chancellor of the Ixchequer)

(10 Mi Reid) Did she ever answer to the name of Mis Dowler in your presence? To inv servants, I have no doubt that was her an wer, upon all occasions whenever I spoke to her, I always, I suppose, said "Ma'am," but it I mentioued any name it was Mrs Dowler

Did you ever hear her addressed as Mis Dowler in your presence? Yes, I have

Did she inswer to that address? Yes

Did you ever hear her inswer to the rime of Clarke? I never heard her called by any other nunc but that of Mrs Dowler? ver heard her called by the name of Clarke

(By Mr A Baring)

Did you believe her name to be Dowler? I had not a doubt of it

And you believed her to be married to Mi Dowler? I had not any doubt of that

Did nothing ever occur to induce you to entertain a doubt of that? Never

You always believed the witness at the bar to be Mrs Dowler, and the wife of Mr Dowler? Yes, I incutioned that before, and f mentioned a very particular circumstance, wby I thought so

(By Mr C Adams)

Have you ever heard Mrs C say that her name was Dowler? I never heard her mention her name at all,

Would you not have been aired of the credit of your house if you had called her by any other name? Good God! I should not have thought of any thing of the kind

Did any letters ever come to Mrs C. by any name whatsoever, while she was it your house? Not to my knowledge, they never came under my inspection, they came to the

By whom did you ever hear her called Mis. Dowler? By all those that spoke to her there, when they came to my house, if they asked for her at all, they asked for Mrs. Dow-

Did Mr Dowler ever call her Mrs Dowler in your presence? Upon my word I could not take upon me to swear it, but I always undeistood it to be so, and I never had any doubt about it

By whom did you understand it to be so? By Mr. Dowler lamself calling her Mrs Dow-

Did Mr Dowler and that lady always come there together? No

(By Mr Wardle.)

Did Mi Dowler lodge there at any time?

And that lady came occasionally? Yes

Mrs Clar'se That was when the bailiffe were after me

Were there many inquiries made at your house in the name of Mrs Dowler? I seldom inswer any inquiries at all, I leave my wife to do it, and, indeed, it is the business of the bar-M: Reid was directed to withdraw m ud

Mrs Clarke. May I speak a word, I nerely wish to ask a question of some of the clown lawyers (A laugh)

The Chamman informed the witness that could not be permitted

(By General Lofflus)

(lo M15 Clarke) Do you know Mrs Ho-enden? Yes, I do

Was it at the period of time when she was un lei the protection of Mr Dowler, brother o the Mr Dowl r who has been examined at he bur? He has no brother

Were you in the habits of visiting the Taylor family when they lived at Bryswater? Yes

Do you know Mrs Taylor very well? Yes Do you know Mr Taylor? Yes

Did you know there was a Mr Taylor? Yes, Miss Inylor's fither

Did you ever see Mis Taylor write? No,

cinnot say that I a d You never have been in the habits of corres-

onding with her? No, only with Miss Tiyor, und M: Dowler does not know Mis Hoenden

Do you know a Mr Chance, a stock-broker? No, I do not Do not you know that the Mr. Taylor you speak of was Mr. Chance? No, I know he not; I know he is Mr. Taylor.

Do you recollect a circumstance about two or three years ago, of the Miss Tiylor who was examined at this bar, being about to be marised to a Mr. Knowles? No, I do not; know there was a young man paid his addresse to her, I believe a physician, but I do no know that there was any marriage intended I fancied she had not liked him.

Do you not know that did not go on on account of her name not being Taylor? No, do not, for I know her name is Taylor, and she has five brothers in his imajesty's service, who bear the same name; three in the army and two in the navy.

Do you know the age of Miss Taylor? No Do you suppose her more than five or six and twenty? I cannot tell any thing about her age.

Do you know that Mrs. Taylor is a wide and not a married woman in No, I do not, because I know her husband.

Did you keep a man cook at the time you keed in Gloucester-place? Yes.

Did you keep more than one? The man generally used to bring his assistant with him it is a regular thing that when you have a man cook, that an assistant comes with him.

You did not keep a man cook by the year? No, they staid a very short time with me, any one; his royal highness is very difficult.

[The Witness was directed to withdraw.]

Mr. Beresford then rose, and said, that he had been addressing the Committee at the time that the Chancellor of the Exchequer thought it necessary to introduce by a long statement the fact which had been disclosed to them this night. should therefore return to the subject that he had been speaking of at that time. The noble lord (Folkestone) had, in a very unparliamentary way, imputed to him motives which he had no right to do. He had said that his object in putting some questions to the hon, gent, was merely a desire to spin out the time till other witnesses arrived. This was stating most unjustly (A loud cry of Order! Order!)

The Chairman considered that the hon.

gent. was not in order.

Lord Folkestone thought the hon. gent. had completely misapprehended what he meant to state.

Mr. Beresford would not say more on that point, as he had appeared to the Committee to be out of order. But he would put a few questions to the hon. gent. who brought forward the charges.

G. L. WARDLE, esq. was then examined in his place.

(By Mr. Beresford.)

Have you placed upon the table of this Committee all the correspondence you have had with Mrs. C. relative to the accusations you have brought forward? No, certainly not.

Have you any objection so to do? Yes, most assuredly, I have a very great objection.

Have you any objection to lay upon the table all those letters which you took from Mrs. C.? I hose letters are already all laid upon the table; I do assure the hon. gent., I do not know that I have a letter of Mrs. C.'s at this moment by me.

Had the hon, gent, had any conversation with Mrs. Sutherland on this subject?

Mr. Wardle begged that if the hon, member had any imputation to cast on his conduct he would state it; at present he did not understand the drift of these questions.

Mr. Beresford said, that he asked them in consequence of a note he had received from Mrs. Sutherland.

Mr. Abercrombie said, that if there was any thing in it that related to the enquiry, he ought to read it, and thus have a foundation for his questions.

Mr. Beresford said, there was nothing in it that at all referred to the inquiry. (A laugh.)

Lord Folkestone moved, that the question be not answered.—The question was expunged.

Mrs. ALICE CORRI was called in, and examined.

(By Sir James Hall.)

Are you married to Mr. Corn, the music-master? Yes.

How long have you been married? As near as I can recollect, five years next April.

Do you know Mrs. Clarke? Yes.

Do you recollect a conversation that passed between Mrs. C. and your husband, yourself being present, with regard to certain papers which Mrs. Clarke expressed great anxiety to have burnt? Very little.

Relate what passed upon that occasion, as far as you recollect. I recollect Mis. C. telling Mr. Corri she was just going to him, that he came very apropos, for that there had been something satirically inserted in the news-papers, something relative to a female Clerk; I cannot recollect the whole of it, not thinking that I should be called here; and she begged if there were any letters, Mr. Corri would immediately burn them.

Were you employed in burning them? Yes,

Mr. Corri gave them to me.

Did you actually destroy them all ? Not then; I did not destroy any of them at the time; I laid them in a box, and never thought of them till just before this proceeding began:



I think last Saturday fortnight or three weeks, Mr. Anthony Corri, son of Mr. Corri, brought a newspaper to us, stating that his father would be called to the house of commons; it immediately then came to my mind, that I had those letters by me, and he advised me to burn them? and he said, I had better not say any thing either to his father or any body else, but to burn them; which I did two days afterwards.

What motive did Mrs. Clarke assign for wishing to have those letters destroyed? I really do not know; I cannot say; I do not

recollect it.

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Did she not express a fear with respect to the D. of Y.? I have something faint on my memory, but I could not say it positively; for the conversation was directed to Mr. Corri, and I overheard a word or two; I never thought of being called here, and therefore did not pay particular attention to it; I have a very faint idea, but cannot recollect exactly.

Did any thing pass as to the apprehension of the Duke's anger? I have some recollection, but I cannot positively say; it was something

of the kind.

(By Mr. Wardle.)

Did you ever peruse the letters that were in your possession? I looked them slightly over before I burnt them.

Are you sufficiently acquainted with the contents of the letters to speak positively as to the subject? I cannot recollect one word that was in them, for I was in a very great hurry, and very much afraid lest Mr. Corri should know that I had disobeyed his command in not burning the letters sooner; and I burnt them as quick as possible.

The witness was directed to withdraw.

Captain HUXLEY SANDON being brought in, in the custody of the Serjeant at Arm-, was examined by the Committee, as follows:

Have you found the paper? I have. Have you got it with you? The messenger has it, and every other paper that I had, that was connected with it.

GEORGE WHITTAM, esq. was examined.

(By the Chancellor of the Exchequer.)

Where did you find this paper? I found this letter in capt. Sandon's bureau; this is the letter, I understand, I was sent in search of particularly.

Have you any other paper? There were two other letters of Mrs. C.'s in the bureau, which captain Sandon put into my hands.

Any other letters any where che? Here is a bundle of letters of Mrs. C.'s principally; they were in this brown paper, and in capt. Sandon's bed-room; they were taken out of the paper, and I sealed them up.

[Mr. Whittam was directed to withdraw.

(To Capt. Sandon.) Look at that paper, and Vol. XII.

see whether it is the paper you showed to major Tonyn? I think it is.

Is that the paper you received from Mrs. C.? Yes, it is.

You received it from her own hands? Yes, she gave it me.

Was any one present at the time? I believe

The Note was read.]

" I have just received your Note, and Tonyn's " business shall remain as it is-" bless you."

Addressed,--" George Farquhar, Esq."

Did not col. Hamilton give you the advice which he had given you before, either at the British Coffee-house, or in the street near the British Coffee-house, on your meeting on the Saturday? I do not recollect that he mentioned any thing in the screet; in the Coffeehouse he could not, for there were others in the same box; he said, will you come out, and we went out.

Did he not when you went out? We went out together.

In the street did he not say something to you upon the subject? I do not recollect it.

Did he not desire you not to destroy the papers, and did you not say that he would be very angry with you, for that you had destroyed it? Never to my recollection.

What are the other papers which you have given in? They are letters from Mrs. C. to me.

Are they on the subject of major Tonyn's business? Not precisely upon major Tonyn's business; upon the levy, and major Tonyn's business.

What is the reason you denied having possession of this letter? I can urge nothing upon my behalf; and I hope this honourable house will do me the favour to excuse it.

Were you directed by any person to do so?

No.

What motive had you for so doing? I had no motive whatever; I am ashamed of myself for my conduct; I could have none.

(By Mr. Simeon.)

When you delivered that letter to major Tonyn, did you deliver it open or scaled? It was open.

(By Mr. W. Smith.)

You have stated that you considered this to be a paper of no importance; if you considered it to be a paper of no importance, assign any possible motive you could have for taking so much pains to conceal its existence? I can urge nothing.

You must perceive there is a great deal of difference between being able to urge an excuse, and being able to assign a reason; you are not desired to give an excuse, but to assign' any probable reason, because it appears that some reason you must have had? I can urge no reason whatever for it.

Were not you conscious that you were telling

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a falsehood? I have already acknowledged that I am ashamed of what I have done.

Then do you expect the Committee to believe that you came hither and told a falsehood deliberately, which you knew to be such at the time, without having any motive for so doing? I had no motive whatever for doing so, but I again beg the house to do me the favour to excuse me for telling them that falsehood.

By the Chancellor of the Exchequer.)

When Mrs. C. gave you that letter, did she tell you it was written by h. r. h. the D. of Y.? I do not exactly recollect whether she said it was written by him, but she said it came from

Do you know the hand-writing of the D. of Y.? I ucver saw it in my life, to my recollection.

Did Mrs. C. at any time express any anxiety to recover the letter she had intrusted to you? No, she never mentioned it, and I never heard any thing more about it.

Are you acquainted with the hand-writing of Mrs. C.? Yes.

Does it appear to you that the note in question is the hand-writing of Mrs. C.? No, it does not.

(By Sir W. W. Wynn.)

Have you had any communication with any other person on the subject of the production or non-production of that letter in this place? None.

Who is George Farquhar, e-q. to whom the letter is directed? I really have no knowledge

You stated before, that Mrs. C. was used to write in different hands, do you now assert that? In the letters that are there you will find a vast variation in the hand.

Did you ever see Mrs. C. write? Repeatedly. Should you know her hand-writing if you saw Yes, I think I should.

Do you, or do you not, know who wrote that letter? No, I really do not.

(By Mr. A. Baring.)

' In the course of your long acquaintance with Mrs. C., and your communication with her upon business, did she ever, upon any other occasion, communicate to you a note from the D. of Y.? Never.

She never communicated a note from the D. of Y. on any business but this? Never.

Can you recollect what she said upon communicating this note, whether it was countinnicated with any caution to take care of it, or not to communicate it to others? No, I can-, not recollect any thing of the circumstance.

Did Mrs. C., or any other person, ever desire you to destroy the letter in question?

Never.

You have stated that you have seen Mrs. C. write different hands, did you ever see her write different hands? No.

. Then what do you mean to say she writes in

various hands? . In the letters addressed to me. which are now before the house, there is a varicty in the hands.

The witness was taken from the bar.

Mrs. MARY ANN CLARKE was called in: and the Note delivered in by the last witness being shewn to her, she was exammed.

(By the Chancellor of the Exchequer.)

Do you recollect ever seeing that paper before? I suppose I must have seen it before, for it is h. r. h's writing.

What reason have you to suppose you have seen it before? I do not know how it could have got into that man's possession, unless I gave it to hun, and it was a direction I used very often to get from h. r. h., " George Farquhar, E.q."

Do you now recollect having given to capt. Sandon a letter upon this subject? No, I do not, nor do I recollect giving him that; but I think I must have given it to hun, because it must have been in my possession first.

Do you always write the same kind of hand? I cannot exactly say how I write, I generally write in a great hurry.

[Two Bills being shewn to the witness.]-Those are the two bills for which capt. Thompson was arrested the other day.

Are they both your hand-writing? Yes, guiding my mother's hand; they were both before the court-martial.

Were they both, guiding your mother's hand? If you will read the minutes of the court-martial, you will see.

Were they both, guiding your mother's hand? Yes, I think they were.

Did your mother hold the pen and you guide her hand, when you wrote both those? It was the general way in which I had done with her, for these four years.

Did you in point of fact, on that occasion, guide your mother's hand when she held the pen? Yes, I did. ncu?

And in both of them? Yes, I believe I did; it has quite her sanction.

I do not ask whether you had the authority of your mother to draw these bills in your mother's name, but whether you can now recollect that your mother held the pen while you guided her hand in writing both those drafts? What would be the insinuation if she did not?

You must answer the question. Then I must answer to the best of my recollection: my mother was in the room at each time, and Mr. Manners, you think, perhaps, there is a difference in the hand-writing.

You must answer the question.—I am not quite positive, but I dare say I did, for I knew she was privy to both, and was in the room when both were done; but there was something irregular on the back about the indorsement; perhaps you wish to make it appear a forgery.

I do not aim at any such object, but wish to know whether you can take upon yourself to

state that those bills were both written with done it lately; several of us were sitting topeyour mother's hand, you guiding it? I am positive as to one

Which? I cunot say which, # I had at all been terrified about the bills from any thing uni roper in them, I should have got them out of the way

Do you write the same kind of hand when you are guiding you mother's hand as when you write your own? Very nearly, only that I do not write so quick when I am with her, I have done it five hundred times, she cannot write without a guide, not lately, it must be my own writing, because she has very little use of her hand, therefore it is my writing, and not

Does not the fact of your having your mo ther's hand in your own, while guiding the pen, make a difference in the appearance of the letter? It is very likely that it may, I never attended to it, it his generally leen something short where her hand was used, such as signing ber name, or half a dozen words

I sok at these, and see if both are not written in that way with the same hand? I really cannot viv, I do not see much difference between them I should rather think this one was the one, if it was either, if I did write it alone, this dited July, that is the quickest writing it seems as if it was done quicker than the other

Do you me in to say you do not see much difference between the writing of those two notes? It does not strike me there is a great deal of difference, I have seen the notes before, and I believe made nearly the same observe tions, and if I was at all conscious of any thing improper in them, I certa ally should have paid them before, for I date say I have had it in my

Do you ever write different hands? No, I do not know that I do, I do not pay any attention to it, other people are the best judges

Is the indorsement of the note that is indors ed, in your hand-writing? No, it was done the same, my mother was by, and I guided her

That is guided too? Yes, it is upon the same bill, and Mr Manners was by both times, and I believe he was not much better acquainted with the bill drawing up than ourselves, which made something incorrect here, nor was capt Thompson, to whom he give them as paym istei

Have you ever imitated other hand-writing? No, You do not me in that I imitated the Duke of York's?

Have you ever imitated any hand-writing? No, not to make any use of it, I might, with two or three women, laughing, or any thing In that way, unit ite a hand, but not to make any use of it whatever, not to send it out ever

You have done it to see whether you could do it? I do not know that I have done it, but it is very often, when wo nen are writing, that they might say, come, you write a hand, and see whether it is like any one's hand; I have

ther, and we were playing at some kind of game, perhaps there might be some bad construction put upon that

What have you done? I have said, is not this like such a sort of hand,' and ' that like

such a sort of hand '

What sort of hands were you mut iting at that time, then you asked, whether it was like this sort of hand,' or 'that sort of hand " I do not know, it is very ridiculous to mention here I There is a a mie you play at, you put down a min's name in then a woman's, and where they are, and what they are doing, and then make clong rell of it

Is it a part of the game to imitate the handwriting of the man whose name you put down? No, but it is very likely when you have written a min's name to say, 'it is very like the way in which he writes it hunse (' or when speaking of a nomin, fit is very like the way in which she writes her's,' if they should be

friends whom you name

Is it any p it of the skill in that gime to w ite the name is nearly resembling the handwriting of the person whose nan c it is as possipossible? No, I should think not, I wrote, without knowing it, something in the office here, that I was told was very like the writing of a person here

Whose writing did they say it was like? They said it was like the Speaker's hand

Is there any other person's hand-writing that you have resembled? It was accident, I never san his writing.

II we you never told any body that you could imitate the hard writing of my one? No, I do not recollect that I have there was a story went about that I had to ed for 2,000/ with the Duke of York's signiture, "I rederick," but I never di l, I never signed his name in my life, except when he has been there, and we have been trying toucther, how near I could write to him, and he to me

You have tried sometimes to see how near you could write to the D of Y? Yes, but I never did it but when he was by.

Could you write very near when you tried? I do not know, he is the lest judge of that, I believe if he was isked, he would not say I had ever made use of his name in any writing

In point of fact when you did attempt to write like him, did you succeed? I am sure I

cannot te l

You know hishand writing? Yes, he fancied it was a great deal like his signed I rederick: that was all I ever attempted about it.

Do you know a person of the name of Town? Yes, I do, a velvet painter

Did he ever matruct you in velvet painting? Yes, he did

D) not you recollect having to'd him, that you thought you probably might make considerable pronciency in that art, as you inade great proficiency in writing, and copying hand-writlugs? No, I never told him any such thing; you will recollect he is a Jew, it is ridiculou.

You are quite sure you never said any such thing? No, I should never have said such a thin; to such a man.

Did you ever write in his presence? I do not know; he used to be with me a good deal in the morning, when I was learning the velvet painting, and it is very probable I might have been writing to many persons when he was there; besides he was to have got a loan for the D. of Y from Jew King, but h. i. h. would not have any thing to do with him when he found they were Jews, when Town went to him, but I do not know that it was Jew King at the time; he told me it was a regular gentlemant.

Did you ever, in a playing way, attempt to imitate the hand-writing of the D. of Y.? I do not think I did to him.

Not to M. Town? No.

Have you to any one else? I do not think I have, but he has seen a great many ladies, when he has been with me in a morning, and if he listened to any of our conversations, and made remarks upon it three or four years afterwards, I cannot say any thing to such a thing; the only question is, to ascertain whether I ever did make use of the D. of Y.'s name; if I had I am sine it would have been against me long before this; perhaps he might have stolen something that might have been lying about the house.

That Town might? Yes, he might very kelv.

Some of this writing, perhaps? He might have taken papers away perhaps, and thought they might have been the D of Y.'a; I believe he had a note of introduction from me to the Duke before he had seen those people about the money.

Did you, in his presence, ever imitate any other person's hand-writing but the Duke's? I do not know that I ever did at all m his presence.

But he may have been in the room when you did this with other ladies, and have overheard you? Perhaps he might; he has been there three or four hours of a morning

He may have been in the room when you were with other ladies, and have overheard the conversation which passed between yourself and your visitors? Perhaps he might; I did not stick to the painting, and perhaps in the morning persons might call upon me.

[The Note being again shewn to the Witness.]

Look at the seal of that Note; do you know that seal? It is the D, or Y.'s private seal; I dare say I have many like it at home.

What is the inscription upon it? 'Never absent.'

Is the motto in French or English? In French.

Who is George Parquhar? There is no such person in existence, I believe; it was one of my brothers; I lost two in the navy, and that was one of them.

(By Mr. Brand.)

You do not recollect to have received that letter which you state to be in the hand-writing of the D. of Y? No, but I must have received it, because it is addressed to me, and it is h. r. h.'s writing; I do not think he ever wrote to any other person under the name of George I arquhar but me.

Do you recollect having applied at any time to h. r. h., to suspend the pronotion of unior Tonyn? I do not recollect that I did, it is a long while ago; if it is meant that I wrote that note of h. r. h.'s, I dare say he will not deny it, if it is shown to him; I have seals that will exactly match with it on other letters of his own.

Do you recollect any application to h. r. h. which could have given rise to an answer similar to that contained in the note which has been read? No, I do not recollect any thing about it.

You do not understand to what the contents of that Note allude? No, I do note for I have quite forgotten it; I think capt Sandon must

have taken it out of the house without my per-

(By Mr. Yorke.)

Did h. r. h. at any time leave that private soil in your possession? No; he has that and another that he used to use.

You said that you had several impressions of the same seal in your possession; are those impressions unbroken? No, certainly not.

Are you positive you have no impression of the Duke's scal unbroken in your possession. I do not know; I should tather think not; I was always inclined to redd what he sent to me.

Are you positive that you have not any impression of the Duke's seal unbroken in your possession? Do you mean if I had torn the letter, and not broken the seal?

It is not necessary to break the seal to open the letter? I date say I have many not broken, that you might very easily distinguish to be the same seal as that.

Did the Duke wear this seal to his watch? I do not know, I am sure. I believe not.

Is the reason you have for guiding your mother's hand when she writes, your mother's hand being so unsteady that she cannot write without somebody guiding her hand? Yes; she cannot hold her hand steady at all.

(By the Chancellor of the Exchequer.)

You believe that one of those bills was written by your mother holding the pen, and you guiding her hand? I guided altogether entirely; in fact, it is my own writing entirely whenever I make use of her hand.

The whole body of the bill as well as the signature? Yes; it is my writing more than

my mother's.

She held the pen and you guided her hand? I do not know whether she held the pen, but I am in the habit of doing these sort of things,

when I want my mother's name, but I never did any thing without her sanction at all.

That is not the question at ull.—I do not know what you might instructe; the bills have been already before the court martial, and I dare say they made as many observations a possible upon them, and if I had been at al afarmed I should not have allowed them to continue so long; but I believe this has nothing to do with the question before the house.

Do you wish this committee to understand that you wrote these bills or your mother?

You may say I wrote them.

And her hand was not guided by you? It her hand is in mine, and I guide, I write it, and not her.

When you guide your mother's hand, your mother has the pen in her hand, has she not?

Υe

And you only move her hand and guide it? How do you know but what I move the pen; if she takes the pen up, I should take it down lower perhaps.

I do not know it, I wish to know it .- Then

you shall see us write at any time.

Did you hold the pen or not? I forget; there are the bills, and I forget all about them. Then you holding the pen, you wish the committee to understand that in so far you wrote both these? As you please.

[The Chairman directed the witness to an-

swer the question.]

I have unswered it; that is all difference of

spinion.

Then you holding the pen, you wish the committee to understand, that in so far you wrote both these? I fancy I said I did not write them both.

Did you in point of fact write them both, or only one, and did your mother write the other? I tell you it is impossible for her to write.

To what do you ascribe the marked difference in the hand-writing of these two bills? They do not strike me as being very different, but I certainly cannot write so very quick when I am writing with my mother's hand as with my own.

Do you mean to say you do not see any difference in, the hand-writing and signature of these two bills? No, if you were to see the difference in my letters; if you see a dozen of my letters, you will see them all different; you

would see a difference in each.

If you guide your mother's hand, that hand being so unsteady, must there not be some unsteadiness in what is written under that guidance? No, it is entirely my own writing, although I guide her hand.

Then both these bills are entirely your handwriting? If you please to understand that, you may; but I had the use of my mother's hand,

and they are my writing then.

You have stated the signature to the bill of the 20th of May, signed "E. Farquhar," was your mother's writing, under your guidance of her hand, and that that explains the difference in the hand to the signature of the two bills? I did not say it explained the difference in the

writing.

You have stated that the indorsement of the bill which is indorsed was made by your mother, you guiding her hand? Yes.

Look at the bills again.—It is no use looking at them, I have looked at them before.

Look at them again; look at the signature of the bill of the 20th of May, and at the signature of the bill of the 15th July, and at the endorsement of that bill, and endeavour to state, if you can, whether they are all written by the same hand? They are all written by the same hand, because they are written by mine and by my mother's.

Can you give no other explanation of the difference in the appearance in that writing? No.

I cannot.

(By Mr. Beresford.)

Did major Tonyn lodge in the hands of a third person 500 guineas, 500l. of which, after he was gazetted, went to yourself, and 25l. to Mr. Donovan? I did not state any such thing, for I did not know what Mr. Donovan had; bonly stated what I had myself.

What had you yourself? What I said before.

Was that 500l.? Yes.

Was it not natural for you, as you knew you were to receive 500l, to hurry the gazetting of najor Tonyn as much as you could? Not if there were any circumstances against it.

Did you not wish that major Tonyn should be gazetted, in order that you might get the

500/.? In the end I did.

If you had written any letters to the D. of Y. on the subject, with that wish in your mind, would it not have been a letter to urge the gretting of major Tonyn? I do not recollect writing him any letter, nor do I recollect having any answer about it in writing.

If you had written to the D. of Y. upon the ubject, would you not have been more likely

have written to hasten the gazetting of najor Tonyn than to delay it? I do not now. [The witness was directed to withdraw

The Chancellor of the Exchequer said, that notwithstanding capt. Sandon, by producing the paper in question, as well as others which might bear on the present subject of investigation, had certainly made some atonement, which might be the subject of future consideration with the committee; yet he could not think, in a case of such flagrant prevarication as he had been guilty of, he should be allowed to escape without a severe notice of his crime in the first instance. He would therefore move, "That for the gross prevarication of which he had been guilty, capt. Huxley Sandon should be committed to Newgate," which was ordered accordingly.—The right hon. gent. then proceeded to state, that it would be impossible to close the Inquiry

in that sitting, because he would wish to bring proof, such as could be relied on, as to that Letter being or not being the handwriting of the D. of Y. and that could not be done till to-morrow. When he opened the case of the suppression of evidence, it was under an impression that the Letter was destroyed, and he could not therefore think it necessary to summon col. Gordon, who was the person most likely to prove the D. of Y.'s hand in the most satisfactory manner. He was also of opinion, that the committee could not with propriety, during the present sitting, take into their consideration the papers found in capt. Sandon's bureau, some of which he owned bore upon the Inquiry now before them. He would propose, therefore, that a Select Committee, similar to that which was formed the other night, should now be appointed to inspect those Papers, and report to the house such of them as in their opinion bore upon the present Investigation. That Committee might sit this morning, and make their report in the evening to the committee of the whole house, who would immediately go into the consideration of it.—He moved, therefore, that a Select Committee be appointed to inspect the said papers, and to report to the committee of the whole house, whether any part of them were relevant to the matter of this Inquiry.—Ordered.

Adjourned at half past three o'clock

on Friday morning.

REPORT.

The Select Committee, appointed to inspect certain Letters, which have been delivered in to the Committee of the whole House, appointed to investigate the Conduct of His Royal Highness the Duke of York, the Commander in Chief, with regard to Promotions, Exchanges, and Appointments to Commissions in the Army, and Staff of the Army, and in raising Levies for the Army; and to report to the House such of them, or such parts of them, as may be relevant to the matters referred to the consideration of the said Committee of the whole House—have agreed to report as follows:

Your Committee have inspected the several Letters referred to them by the house; and are of opinion, that all the said Letters may be re-

levant to the matters in question.

The said Letters are as follow:

" 11, Holles-street, Cavendish-square, " July 2d, 1808. "Sir; Perhaps you may have forgotten there

" was such a person in existence as the writer? "I have been in the country for a year and a " half, and I am but just returned from it, to remain in town; and I should feel myself particularly obliged if you will favour me with your friend col. French's address, or his agent in the inn, in Holborn, which has slipped my memory-Pray forgive the trouble, and believe me your most obedient,

"MARY ANN CLARKE. " Captain Sandon, Royal Waggon Drivers."

" 14 Bedford-place, Russell-square, July 23. " Dear Sir; On Saturday I was favoured with your answer, but as I have removed from Holles-street to this place, to save you the trouble of calling there, these lines are addressed you. I am now with my mother, and I fear for the whole of the summer. I did not want any thing of French but to ask a

I am, dear sir, your obliged, &c. "MARY ANN CLARKI." Captain Sandon, Royal Waggon Tram." Two penny post unpaid Tottenham C. R.

" Mrs. Clarke will be glad of a call from captain Sandon, if he is returned to town, today or to morrow.

"Gloucester-place, Friday,

questiona

Colonel Sandon, Bridge-street, Westminster."

"I am thoroughly convinced of the money being too trifling, and I have mentioned it to a person who knows the full value of those things, so you may tell Bacon and Specifing they must give each of them more two hundred, and the captains must give me fifty each more. I am now offered eleven hundred for an old officer.

" I must have an answer this evening to this, as I am to speak with him on it. I have mentioned as your being concerned for me. I go to the Little Theatre this evening.

" 1804. Colonel Sandon."

"Will you, my good sir, drop me a line Monday morning, saying if you have been able to influence any person who is with Pitt, to attend the house on Monday to give his vote.

"I have this morning received the inclosed from Corri, and where he marks under he alludes to your business, and as I know he is a story-teller, I send you his letter. I am, sir, M. A. CLARKE.

" Col. Saudon, No. 15, Bridge-" street, Westminster Bridge.

" Patt's Motion, &c. Corri-complaint."

" Deat Sir; He will do it-so let the propo-' sals be sent in by when he gets to town, which will be as soon as you get this, for one thousand at first.—The duke of Cambridge has al-already four shousand. You have not any occasion to be very particular as to their being Protestants, for I don't think it of any consequence to him!!! I think you had better attend him on Tuesday, to ask his opinion of the papers sent in on Saturday, as I told him I had seen the proposals, which you intended

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" to alter and leave that evening .- Pray when | 11. "you go put on a nice pair of boots, and let it " be about half past 3 .- Adieu-burn this.

" Mrs. Clarke's Leiter, " relative to German Levy."

7. "Can you give me a call to-day, about "one or two, or about five? I wish to see you "much. Tell Spedding to write in for what he wants, as the D, says that is much the best. "Can you get half a dozen or so that wants in-terest? I want money, which is more impe-" 1100s, this is what I want to see you upon, so " you had better see Gilpin first.

"What is become of Bacon? " Colonel Sandon. " Interest and money."

" Dear Sir; Pray do something for me as " soon as possible; the Duke told me this morn-"ing that you must get on faster with your " men, he has written to town for that purpose. "You had better send me the exact number of " all you have sent, and I will show it him. " Colonel Sandon.

" He complains of the slown is of " Recruiting the Lary."

9. "I send this by a servant to Hampton, " hoping you will get it so ner.

" I harday morning. " Dear Sir; The Duke has neither seen ge-" neral Tonyn nor his son-his son he does not "know, and it is six months since he saw the "general Ile has ordered him to be gazetted, " and is fenful it will be done ere he can stop " it-he will be at the office to-morrow, and if " not too late will stop it. He assured me it " was cuturely owing to me that he thought to " do the best by putting him where two others Aslett and Bligh

" majors have left a and he would of course be " two steps higher.

"I hope to see you to-morrow, when you " will be able to give me the answer from To-"nyn; shall be in town about 5.

"The king and all the family are coming to " visit the Duke, being his birth day !!! Full " of compliment, you see.

" 12 o'clock, 17th August, 1804.

" Colonel Sandon, No. 15, Budge-street, " Westminster Bridge, London.

" 12 o'cluck Two Penny " August 17, 1804. POST Twickenham. Noon.

10. "Mrs. ('larke's compliments await col "Sandon, thinks it best for him not to come to " her box this evening, as Greenwood goes with " both the dukes this evening, and of course " will watch where your eyes direct now and " then; and should he see and know col. S-" may make some remark by saying or talking " of the Levy business, and it may be hurtful to " his and Mrs. C.'s future interest.

" 9th Oct. 1804. See Richard Caur de Lion. " Col. Sanden, No. 8, Lyon's Inn."

"Dear Sir; Capt'n Tonyn cannot be made " this month as I expected; the D. tells me it " will be at least three weeks, he having so " much to do in reviewing; and there are some " other promotions now to take place-however the thing is done.

"The little boy will be attended to. "Monday I shall go to Vauxhall with a party, when perhaps I shall have the pleasure of see-" iog you; it is the only night this summer I " shell have the opportunity, as on that night " he is obliged to attend the house of lords, as " they expect a great fight on Pitt's Motion .-" I shall at some time take an opportunity of " mentioning your majority. I asked how what " he thought of you? A d-– clever follow– "You are to have the bounty that Pill is to give to the line, so that every thing goes on " well -I told him I should see you at I aux-" hall on Monday -I am now at the end of " my paper, so shall say adieu. " He says gen. Tonyn is a stupid old fellow.

" Relative to the majority and advance of " boun'y.

" (olonel Sandon, No. 15, Bridge-street, "Westminster Budge, Weybudge, Friday noon.

" hurn this. " Dear Sir; I have mentioned the inajority " to the D-, he is very agreeable to n-it is " the nephew of the gen'l; his son purchased a " company last week-Do you think it at all possible to oblige me on Monday with one " hunared, I shall be in town Sunday. If I had had the pleasure of seeing you at the races, I intended to have pointed you out to the D-. If you are in town, you will have the goodness to send a line in answer. It will oblige much your most obedt. M A. C.

" Colonel Sandon, No. 15, Budge-street, " Westminster Bridge, London."

C Majority, JUN 9 ESHER June 8th, 1801. 1804.

" Thursday. "I'll tell you, colonel French, you can " materially serve me, by giving me a bill for two hundred, for two months or ten weeks.

" I shall at all times be happy to serve you " in any way. I like capt. bandon extremely, "I suppose he is the managing person? " Drop me a line in answer. " M. A. C.

" 1st Letter from Mrs. Clarke."

" Mrs. Clarke's compluments attend on " colonel Sandon, will be glad to see him to-" morrow from eleven till one.

"Thursday, Feb. 28.",
"Colonel Sundon, No. 8, Lyon's Inn, " Wych Street." Two Penny 9.

POST Coventry St.

"My Dear Sir; I am vexed to death, you

" well know the state of my finances, and I hi " upon Spedding for Tuesday, when, behold "the regt, he is in, did their exercise so bad " that the Duke swore at them very much, and " has stopped the promotion of every one in it' "He said so much to the col. (Wennyss, I think "that if he had been a gentleman he would "have given up—but he intends looking over " the memorial to-day, as S. has not been long "in that reg. and he is an old officer. So that you see if he gets his promotion, how very " much he ought to be indebted to my good " offices. I must beg hard for him, the Duke " is very angry with you; for when he last saw you, you promised him 300 foreigners, and " you have not produced one .- O, yes, master " Sandon is a pretty fellow to depend on. " wish I had hit upon Eustace first. I told you "I believe, that they must be done gradually " his clerks are so couning. Get Spedding to " write out a list of his services, and send it to "me as a private thing to show him, not ad-" dressed to any one .-- Adieu."

6 thinks

"Dear Sir; I asked this morning if he had "himself read those papers I gave hun of the "col.'s, he said that he had; but that he still "asked so much more than other men, that he "could not think of closing with him: How-"ever let him send again, as perhaps he forgets his papers in his hurry, especially as he "had those at home,

"I cannot do myself the pleasure of being [torn]

"Dear Sir; I shall esteem it a favour if you will make immediate inquiry ahout a lieutenancy, (I understand there are two to be disposed of in the 14th Lt. Dragoons) as Charles
Thompson is determined to quit his next
week, and I wish for his own sake that he
goes direct to the other, as the Duke might
he displeased with any one being idle at this
critical moment. If you are in the way I
shall expect a line—just to say if you think
it possible for him to purchase so soon.—
H. r. h. goes out of town to Chelinsford
Saturday, and returns to town to his office
So'clock Tuesday.

"M. A. C.

" Colonel Saudon,
" No. 15, Westminster Bridge,
" Bridge-street, Westminster."

"Dear Sir; Major Taylor has proposed to
"do something in the Irish levies for his Lt.
"Colonelcy, but it will not be effected; the
"friend of our's says he will let him purchase,
altho' he is so young a major, but this you
"know is nothing to us; so do you see him,
"and if you enter upon the same terms as
before, I think I shall be able to teize him
"out of it: let me know the result of it
"soon as possible.

"Do you think it at all possible for you and "French to let me draw a bill on you for 2001. "I am so dreadfully distressed I know not

"which way to turn myself, and before that "will be due you are aware of what is to be, "done for me in that negociation. Thank you for the Pig, it was the most delicate thing of the kind possible. Adieu.

"Dear Sir, I am, &c. &c. &c."

" Wednesday, Jan. 30."

"Dear Sir; As I leave town on Monday
"evening, and running short of Cash, will you
be kind enough to send me by Monday the
"Huddred Pounds.
"M. A. C.

" Colonel Sandon."

"Dear Sir; Most unfortunately lord Bridge" water has asked for the vacancy 'cre in"deed it was one, so that that is done [torn]
"; but h. r. h. will let me know if he can
"at 4 o'ck.—He does not go out of town, as
"intended, to-morrow, on account of his
"m jesty having been insulted yesterday, and
"still fears it.—I have a bill due either Sa"turday or Monday, I know not which day;
"can you get me the five hundred guines—
"he has been signed, and will be in the gazette
"to-morrow; you know who I mean.
"Instead of a 60 guinea harp let it be 100,

"Instead of a 60 guinea harp let it be 100, as I have told him you was going to present me one, therefore it must be very elegant.

"Tell Zimmenees he shall have [torn] he wishes for 700 gumeas not [torn.] he shall have it in a month.

"Don't fail burning my scribble soon as "read.

"I do not go out of town to-morrow.
"Colonel Sandon,

" No. 15, Bridge-street, Westminster:
" or, Duke-street, Adelphi, No. 9, Office."

"Thursday.
"Dear Sir; I am extremely sorry to inform
you (for the poor boy's sake) but it is impossible to admit him, as he has that misfintune you mentioned of being one-eyed.
To you think it possible to get me a vote on
Monday for Pitt's motion? It will if carried
be of some consequence to us hereafter, try
all you can. I remain, dear Sir, your's, &c.
"Colonel Sandon, "M. A. CLABKE."

" Colonel Sandon, "M. A. CLARKE."

"Bridge-street, No. 15, Westminster Bridge.

"Send me an answer."

22. "What you ask will be at your service, and the letter will be at your office Monday morning.
"Colonel Sandon."

23. "Mrs. Clarke will be glad to see capt. "Sandon to-morrow, before twelve o'clock, if "he is in town; if not, Monday at five.—"
"Friday.

" Colonel Sandon,

"No. 15, Bridge-street, Westminster Bridge."

1 o'Clock

6. JY.

TWO Py POST

1804. N. T.

Unpaid.

"Dear Sir; There is not any such thing in

" rooteinplation as the written question. Will "you again ask about an India Lieutenancy?" as the Duke assures me there are two for sale. In consequence of what I mentioned "to him of Kenner, he has made many en-" quites, and finds hun to be a black sheep; " he offered to bribe col. Gordon a few days " M. A. (" " since!! ' Colonel Sandon." 48th Antedate.

"Dear Sir; Lie I leave town I scritch a " tew lines, begging you to be on your guard in "evrey point; but of my name in particular, " for the future never breathe it -I am confi-"dent you have a number of enemies, for " yesterday the --- was assailed from seven "or eight different persons with invective " ng most you -- He is a a little angry at some-"thing, ver will not tell it me-I think this fellow Kenner tites his friends - they Ind " fine complaints against you-dil von tell "Zemminees that as soon as Tonyn was "gazetted you would get him done?" in the " same way, and that I was the person? Let " ine see you on Tuesday

" My dear Sir; Be so good as to look at the "Greette to morrow eving as I rather expect " some of the times to be inscrited. I have otlers which I issue you upon my lonour It e present for my trouble for the majority is a ver hundred gorners, so if you have any more this must be the sum. I sail be in town on Monday it you will have any thing " to communicate I remain,

" Adreo, I am interrupted."

" Den Su, yours, &c. &c. MA. C' " Ind iy eving

" Colonel Sudon,

" No c, Lyms Inn, Whych street, Strand" Iwo Penny 7 o'clock 23 Sp POST.

1801 Nt.

224 8th " Dem Sir; I made a mistake, it is the 22d " regiment Mr Thompson is to purch ise into, " or the 8th, Shall I see you to-day?

"M. A C" "What is Thompson to say to his colonel? " Churles Farquhar Thompson, 18 to 8 or 22d " Colonel Sandon, 15, Budge street, Westminster "

28. "I gave the papers to h r h.; he read "them while with me; said he still thought " men high, but that an answer would be left " at his office as the way of business

"I told him if any was appointed, to give the col. the preference. Burn this soon as " read .- I do not comprehend exactly what " you mean by five other things; I do not think " it possible.

"Can you send me one hundred pounds " to-day? And let me see you to-morrow " morning.
" Colonel Sandon."

" M. A. C." You. XIL

30.-Friday " Dear Sir; Will you go to the Horse Ghards " for me to-day, and leave a proper letter as " coming from Charles Thompson, asking for "leave of absence for a fortingle"; but it he " services should be wanted he would join in-" mediately if you know any belon mg to the " adjutants, you could get it by to morrow." " VI A ("

31. "Thive a letter which says you are a " money lender, in collect us with a notorious " man, called Dell! I wish to she wat you

" I hope you will attend she Duke to-dix, as " Clinton leaves him on Thursday, and he has " all the writings to you no hand the will not

"I shall be glad of a hund ed au ne 15, 1' pos-" sible, this week Satu day week Tonya will " be gizetted How comes on Liench? Call " to morrow, it possible

"Colonel Sandon, 15, Bridge-street, West-

" mmster "

" As your segrent his called, and fear-" mg vou mey not have my letter- b z you to " see the Duke to day at all events, or else " things will be longer about, as colonel Gordon "tikes (linton's place on Thursday."

"Dear Su; Pray what can Speddings mean, " by asking on Thursday, through general 10-" nyn, for leave to go uponshalt pay? 'I is odd " behaviou, and you must think that some one " il mks me used very ill, -of course till this " is fully explain d, I shall drop all thoughts of

" any thing el e. " Saturday "I rem un your's " Colonel Sandon " "MAC"

"Sir; I am exactly fix ited as I have I cen " led to believe, from more than one quarter, "but will thank you to send me colonel " I rench's address to day, before the post goes " out -I have nothing to do with your igent, " you know

"I remain, Sir, your most obe lient, " M A ("

35. " As colonel Sindon did not call ic-" cording to promise, Mis C hopes he will " have the goodness to send her a bill at two "months, in the morning, -surely all things " will be cettled before that becomes due. Mis. " (hopes he will not disappoint.

" Monday " ('olonel Sandon, 1 yon's-inn, Whych-street."

"Sir, you have disappointed me dreadfully, ' a bill of one hundred at three mouths is use-"less, it must be for two hundred at three for one hundred

" months, or one at six weeks or two months "I beg you to return it by the bearer, as I " mentioned my situation to you.-Word it "thus —I promise to pay six weeks or two "months after date, to Mi. I hompson, or order, 3 D

"the sum of one hundred pounds for value re-

" Pray let me have it this evening at all " etc.its. " M. A. C."

" Mrs. Clarke's compliments attend " captain Sandon, will feel heiself much ob-" bged it he will do his best for Thompson in " the recruiting business, as on his getting the " men early will give him first rank,
" Mrs. C. has not been able to get an answer

" from h. r. h. about Taylor.

" Dec. 26.

"Colonel Sandon, No, 8, Lyon's-inn, Whych-" street."

Dec. 26th, 1801. 2 Two Py. 7 o'Clock POST Dec. 26, 1804. 26 Dec. Blandford. J. S. 1804 N n.

38. " Mrs. C. must again intreat the assist-" ance of colonel 8----. He well knows she " has always done as he has wished her to do.

" Colonel Sandon, No. 8, Lyon's-ian, Whych-

(4). "I am told an answer is left out for " colorel Frence, at the office, and that he now " has dropped three guiness per man. -

" I am not aware of what the answer is m-

"tended to convey.

" Mr. Com [torn.] k will.

on you alone depends my hopes of taking up " a bill over duc.

" Colonel Sandon."

"?, Westbourne-place, 'Sloan-square, " December 2d.

"Deni Sir; Let me know where you are, " and I have not the least doubt but I can " serve you essentially, and remain as ever your friend. MARY ANNE C'IARKI." " Captain Sandon, Waggon Train, Spain.

"By Messis. Greenwood & Co. Lyon-mn, Strand, London."

2d Dec. 1808. Portsmochi, Jan. 29, 1809. G. J.n. 30, 1809.

HOUSE OF LORDS.

Friday, February 17.

[AMERICA - OWDERS IN COUNCIL] The order of the day for summoning their lord-hips having been read,

Lord Grenville rose and spoke as follows: It will be in the recollection of your lendships, that I gave notice towards the latter end of last session of a motion grounded upon the Evidence which had then recently been taken at the bar, to address his majesty to rescind the Orders in Coun-I was induced to withdraw that notice in consequence of some favourable reports which I then heard as grateful to my feelings, at, if realised, they would have proved beneficial to the best interests of

the country, viz., of there being a probability of an adjustment of the differences. between this country and the United States of America. Those reports I have unfortunately found to be erroneous; and I now feel it to be my duty to bring forward a motion upon this most important subject. It is now of no consequence, whether the Orders in Council were the cause, or one of the causes, of the American Embargo. That question is now set at rest; a proposition having been made in August last to this government on the part of the United States, to suspend the Embargo with respert to this country, if we would rescind oer Orles in Council; it is clear therefore, whitever might have been the case before, that since last August the contimance of our Orders in Council is the sole cause of the continuance of the American Imbugo, masmuch as that would be removed if they were resemded. could be induced to imagine these Orders in Council to have been, previous to last August, consistent with the principles of justice, the rights of nations, or sound policy, still, my lords, the question has, since that period, assumed a different shape, and we must consider the question as it relates generally to our policy towards the United States. From the year 1783 to the commencement of the last war, the line of pohey pursued by this country towards America, was conciliation; that was the system adopted by the administration of the late Mr. Put, and it was continued on the commencement of that war, when it became still more the policy of this country to conciliate America. Accordin: ly, in the year 1794 a Treaty of Commerce was concluded with the United States, which although said by some persons in this country to be too favourable to America, and by some persons in America to be too favourable to this country, was, I believe, an impartial treaty, giving to neither party too great an advantage over the other. The amity and the friendship between the two countries continued I'il the termination of that treaty. Some differences subsequently arose, and two rears ago, when I was called to his majesy's councils, I conceived it to be my duty immediately to set about atchieving, if possible, that important object, the adjustment of our differences with America. It was highly satisfactory to me, that the details of this negociation devolved into abler hands than mine, and a treaty was concluded. No sooner was it known that

a treaty had been concluded, and before its provision could be known, than every engine was set to work by persons in this country, who were determined to leave no means untried to provoke hostility with America, and the most gross misicpresentations were made of the object and provisions of the treaty I waited with impatience until the treaty could be published, it was at length sent back from America and published, and then it was seen how grossly untrue these missepiesentations had been, it was then discovered, that whilst every provision had been made fairly to concilerte America, the greatest care had been taken to main tain the maintime rights and martin superiority of this country, and that in this respect we had been more groved at them the noble earl opposite, his region's 5 cretary of State, had been, in a communication made by he a to the ancie e tel the United States, in which he lied vin m some sort a basis for a new fre ty Upon this head we had decidedly the idvantue in the treaty we concluded, having done away the effect of the unwise proposition made by the noble call that tine the noble lords opposite, and then colleagues, had been called to his majesty's councils, and they determined on pur ung a line of corduct totally different irem the system we had thought it ou. duty to adopt With reference to he-Ind, to the Neithern Powers, to America, every part of their system was totally different I am glad it vas so I do not mean to say that I am glad to see such a system pursued, but see no what then policy is, I am glad that it is totally different to what ours was After then all arts sed and unjust extedition to Copenhagen, America was the only neutral power that could be looked to, and one would have thought that his myesty's government would have gladly sought to conciliate America, seeing that nearly all Europe was combined against us, and shut against out trade, and that America opened to us a market capable of taking nearly all our commerce, and with the probability, that with the increasing prosperity and population of this branch of the parent state, the market would be in no very long period so extended, that we should scarcily be able, with all our means, to supply it llis mojesty's ministers, unfortunately, pursoed a different line of conduct. America covered the ocean with her ships, and his majesty's minuters determined on

sweeping them from it. They therefore usued their Orders in Council to compel the vessels of an independent state to pay duties to the British Gweinn ent, for leave to carry on then trade. It was natural, that the people of the I much States should be jealous of such an extrioranning cack upon then independence, it was natural that that jealousy should be the grater, from the circumstance of the imdeferdence having been so recently call wledged by this country This attempt to levy duties upon the snips and increhendize of the United States, for a cle analogy to the attempt in ide for y seria ago, to lesy tixes in America which caused the revolution that ultrages severed those comes from the re-Those my lods, the space of I usued will not plunge the two o mans into he traces so fits to then be timticets, b, to un tely tire up as ad term rate in in the part of his majesty's givenment, to an every thing that entent to force on that very histality, which is so much to be deprecated What have they atom, ted to do by these Orders in Council but to deprive the 1 cople of the United States in fexity of their independence by forement in to bem all then productions to this country, to pay duty, and thus traceuce then us me in effect to the stated of elacs of this It is well become that there is country a vulgar notion in America thetat is the chief of the British Government to destroy their in he endence and to reduce tion in an to the situation of colonies It cannot be upposed for a moment that any cult, he real streem in, or ever my man of commen use in this country, can be demons that the United states should again become the ectourily ossessions of this country. It is a well known and notorious fact that the commerce, the wealth, and the prosperity of this country has been greatly increased in consequence of the revolution by which the colonics, now forming the I mied States, were separated from this country, and it is impossible that any man of common sense can wish that they should be again brought back to the situation of colonies. What, however, is the cilicat of the Orders in Council? They were clothed in a number of words which even those who framed them scarcely understood, which were very difficult to le understood by other. But what a is been their effect, for to their practical effect we must .

with respect to America, their effect is to produce a colonial monopoly of all the merchandize of the United States, which is to be brought to this country to pay duty before it can be conveyed to any part of the world. How, then, must such a measure operate upon the minds of the people of America, jealous of their newly acquired independence, and still more jealous of this country, from the notion which I before stated to prevail amongst them; Jiow much must such a measure tend to alienate their minds from this country? We were told in high sounding language when these measures were before partiament, of the sums, which would be raised by the duties levied upon neutral commerce, of rend ring the commerce of the enemy tributary to this country, and of making the enemy hanself contribute largely to the expences of the war, and to relieve the pressure and the burdens of the people of this country. What, my lords, has been the revenue actually raised from this source, the productiveness of which was so pompously autounced? It appears by a statement of the produce of the duties levied under the Orders in Council Acts, up to the 5th of January, that they have produced the enormous sum of Thirty-one thousand pounds! Thirty-ene thousand pounds, my lords, to relieve the pre-sure and burdens of the people, and to contribute largely to the expences of the war; and this sum levied upon vessels brought by force into our ports. (A cry of No. no! from the other side of the house!) It has been, however, partly levied upon vessels brought by force into our ports, and partly upon those coming in voluntarily. In looking at such a sum thus produced, it may well be asked, as it was with respect to the Tax on Tea, forty years ago, in America, what price do we pay for this paltry revenue? and yet the Tea Duty would have produced to and millions, compared with the proof the Duties, levied under that unjust apolitic measure, the Orders in Council. When I contemptate such a paltry issue derived from this measure, so much boasted of, for the benefit which it was to confer upon the country, I cannot impute to his majesty's ministers so much ignorance as to auppose they had any other motive in carrying into effect the Orders in Council

look in considering the extent and rela-

tions of these measures? America, in the present state of the world, is the only coun-

try upon which they could operate; and

than to force America into hostility. . I do not wish to have this expression considered as uttered in the warmth of argument, for I do firmly believe, that it is the object of his majesty's ministers to do every thing in their power to force America into hostility with this country. is incumbent upon me, my lords, to declare my retractation of an opinion which I had taken up in consequence of an erroneous impression from an expression used in the President's Message to Congress, and which I was at first induced to believe displayed a greater partiality to France than to this country, in offering to the former power to become a party in the war against this country. I had no further information upon the subject. -Ministers ought to have been informed upon it, and yet the nobic earl, his majesty's Secretary of State, argued, that this partiality to France was actually evinced; that this difference in the overtures made to the two countries actually took place, although it is now perfectly clear that there was no difference, that there was no greater partiality to France, than to this country, and that the propositions made to the two countries, were not merely in effect, but were verbatim the same. An attentive consideration, even of the expression in the Message of the President, which has been so much misrepresented, will clearly prove that the difference stated to exist between the propositions made to the two countries, was not stated by him to exist. The expression in the Message, to which I allude, is this: "The instructions to our ministers, with respect to the different belligerents, were necessarily modified with a reference to their different circumstances, and to the condition annexed by law to the executive power of suspension, requiring a degree of security to our commerce, which would not result from a repeal of the Decrees of France. Instead of a pledge, therefore, for a suspension of the Embargo as to her, in case of such a repeal, it was presumed that a sufficient inducement might be found in other considerations, and particularly in the change produced by a compliance with our just demands, by one belligerent, and a refusal by the other, in the relations between this other and the United States." -It must be clearly evident that the repeal of the French Decrees, would not give the necessary security to the commerce of America, and therefore it was not thought necessary to offer to the

French government the repeal of the Embargo in seturn, but it was offered to France, that if she would repeal her Decrees, and we refused to resemd on Orders in Council, that America would then be at war with this country, but it was offered to us, not merely that if we repealed our Orders in Council, and France retused to second her Decrees, America would be at was with Irance, but that the I nbugo should be suspended with respect to this country Thus the greater ulvantage was offered to us, instead of any putidity being sliewn to france. That this was exprimed to his migesty's ministers, and must have been understood by them, ip pens clauly from the papers on the table In a let er from Mr Pinkney to M Se cretary Cinning, duted the 23d of August, 1505, will be found the fillowing passage " It as I propose, your Orders should be re emiled a to the United States, and our Imbugoies and isto Great British the effect of these onemient is will be that the committee much ourse of the two countries will be immediately in mied, white if I rince should admir to maxims and conduct to to the new al rights of the United Sacsach I about continuing is to her, will tak the place of your O to millest with in officies normalicity is to their but pebiby ruch greater to Il the consequences that on ht to result hom them On the o her Lind, if I mee should centur in respecting those right, and cormerce should thus regain its far immunities, and the Involvements as ust dominion all the of the Brush Orders will alleged purpo have be not once futfilled. If I forben to pursue these ide is through all the illustrations of which they are susceptible, it is because the personal conciences to wh h I have before alluded, is well as the obvious nature of the ideas thems lves, render it unnecessary? - In hese personal conferences, there can be no doubt that the propositions made by America were fully explained, and by the subsequint Note from Mr. Secretary Canning to Mr. Pinkney dued the 23d of Sept it must appear evident that his mig-sty's ministers were convinced that no such partiality, as alledged, h d been shown by the United States to France There is another Lecter from Mr. Secretary Caming, published in an American paper, but which is not am ingst the Correspondence on the table, in which it still more clearly appears that ministers were fully aware of the real na-

ture of the propositions made by America The nature of the propositions to France male to France, is distinctly proved by a icterence to the Instruction given to genord Aimstrong the Aircicin minister at Piris, the material words of which will be found to be verbatim the same with the instructions to Mr. Pinkney here, with respect to the change that would be made in the relations with either lower refusing to repeal its Decrees or Orders, the other power consening to resemd them. It is theret is perfectly clear that no partrility was evin ed townids France; and it is also cyrtent, that his Majesty's ministers must have known that such was the fact I cannot help, however, whilst upon the correspondence remarkm rupon the ration paneiple assumed in the note of "in Secretary Cummer, to which a a luded in which he states, that Orders in Council were tounded. on the unjues ionable iight of his majesty to retail upon the calmy the evils of his corrugustric, and upon the consideration that if third parties incidentally uffied by the cretification measures, they were to seek then redic strom the power by whose country in the second was ochsened." Is it becon other icm, have in guilty of gross ings are that if her so we no to commit injustice? Aic v to imitate the enemy in his crime, and c in nit the same enormittes because ho has committed them? Upon this from ple we might, because he has unustly invaled the territory of an ally, send a king of our own choo ing to Sweden or to Sens, and force them to accept of him. The principle here issumed does not hint at the concentre of a neutral, but claims at once the general and swee, mg tribt or retalriting upon the enemy his own injustice whether neutrils acquired in it or not I cannot also help tem tking upon the chain of nony and sarcism adopted in this note, a style new to diplomatic correspond nee, and which is wholly unsuited to the sub-It is well known, I believe, that the passage all iding to the inconvenience which must be occasioned in America by the Linbargo, produced, when read in Congress, an universil sentiment of indignation It is absolutely essential that independent states, however one may be interior to the other in power, should negociate on the footing of equality And how, I ask, would it be received here, if the government of the United States, in any

official correspondence with this country, should allude for instance, to the supposed effect of any measure adopted this government upon the manufacturers of Lancashire .- My lords, the only ground upon which the Orders in Council have been defended in this house, has been the acquiescence of America in the Decrees of France. It is now clearly proved, that if America ever did acquiesce in these Decrees, she no longer does so. It is now clearly ascertained, that America has offered you to suspend her Embargo, you rescind your Orders in Council; and to go to war with France, if France then refuses to repeal those parts of her Decrees which affect the neutral rights of America. Here, then, is a clear proposition, which takes away the only ground, upon which the Orders in Council stood, upon which they were defended by noble-lords on the This only ground being taken other side. away, it of course clearly and obviously follows, that the Orders in Council ought to be rescinded. If, however, we are to judge from the Note to which I last alluded, the experiment is to be tried, whether we can exist without the commerce of America, with all Europe combined against us, and thus the vital interests of the country are to be wantonly hazarded. I have heard of a man who was desperately wounded, but there being several wagers laid as to whether he could recover from his wound, no surgical assistance was allowed to be given him, in order that the experiment might be tried, at the hazard of his life, whether he could recover or not. So, it seems as if ministers wished to try a similar experiment with the country, and that because France has said that we cannot exist with Europe shut against us, and without the commerce of America, that therefore the experiment is to be tried, and the very vital interests of the country put to hazard. The noble earl (Bathurst) has this night moved for some Returns respecting our North American colonies. It does seem most extraordinary that at such a critical moment, the force in these colonies should have been sent to atchieve a distant object, with no probability of success, which has since failed, and which, if it had succeeded, would have been of no consequence, would have been merely the acquisition of another sugar island, an object which at the present moment can surely be deemed of no importance. I hope that force has since naturned to its former station .- My lords,

it is my duty to impress upon your attention, however paintul the task, some of the melancholy consequences of these Orders in Council. The diminution of our commerce from the operation of this measure is an evil of alarming magnitude. It appears by the documents on the table that the exports, which in the year ending the 10th of October, 1807, amounted to 48,500,000l., amounted in the year ending the 10th of October, 1808, to only 42.300.000*l*, a diminution of 6.200.000*l*.: the diminution of imports in the same period amounts to 5,200,000/. In this statement, also, it should be recollected that Ireland and Scotland, a great part of whose trade was with America, are not included; giving them therefore, a proportionate share, the diminution of our commerce may be fairly estimated at 14,000,000l. It should also be recollected, that this diminution has taken place in a year during four months of which the Orders in Council did not operate, these Orders not having been issued till November, and not being in full operation till January. In the article of wool, the staple commodity of the country, and in a number of other articles, an alarming diminution hastaken place, and also in the importation of raw materials, essential to our manufacture. A number of cotton mills have in consequence been stopped, and the workmen thrown out of employ. The great importance of the linen manufacture of Ireand is well known, and the difficulty in procuring flax-seed is at present a serious evil; of 45 hogsheads required for sowing, \$5 must be procured from America. In consequence of the interruption of the trade with America the price of flaxseed, which was from 21. to 31. per quarter, has risen to from 22l. to 24l. per quarter. It is now February, and if the necessary quantity of flax-seed is not procured before May, the consequences will, indeed, be serious. Another evil, my lords, of erious magnitude, is the deficient supply of corn; it is well known that we do not grow enough for our own consumption, and that as the ports in the north of Europe are now shut against us, we can only bok to America for an adequate supply, and I need not point out to your lordships the distressing consequences which must result from the want of such a supply, wish, however, to be distinctly undertood upon one point, with respect to the maritime rights and the maritime superirity of the country. The evils which I

mulate, with the continuance of the Orders in Council, but whatever may be the increase of those evils, I wish distinctly to be understood to be of opinion, that, if the maritime rights, and the maritime superiority of the country are really in question, then war in support of them will become a just and legitimate war, and every privation ought to be submitted to in such a cause; but the war which his majesty's ministers appear determined to wage with America would be an unjust and unnecessary war, a war without ground or pretence. Upon their own ground of colonial monopoly they ought to rescind the Orders in Council, upon the proposition of America; as then, by the very terms of that proposition, they would have, in effect, a colonial monopoly, and America would be at war with France. By rescinding the Orders in Council, as proposed by America, they will secure, in effect, all the advantages which they proposed to themselves, as the result of the operation of those Orders, with the great additional advantage of conciliating America, and securing her friendship. It is deeply to be lamented, that this proposition on the part of America was not acceded to in August last when made: it is of great importance, in my opinion, that that proposition should be now The Orders in Council, unacceded to. just in their principle, are now proved to be most injurious, in their effect, to the interests of this country, whilst the pretence, on which they were founded, is now completely taken away; it being proved to demonstration, that America does not acquiesce in the infringement of her neutral rights by the Decrees of France.-His Lordship concluded with moving,

That an humble Address be presented to his majesty, humbly to represent to his majesty, that in consequence of certain Decrees, made by his majesty's enemies, contrary to the usages of war, and the rights of neutral nations; and also in consequence of the alledged acquiescence of neutral nations in the said Decrees, his majesty was advised to issue certain Orders in Council respecting the trade of neutrals to and from the ports and countries of his majesty's enemies: and that the said Orders were further enforced by certain acts passed in the last session of Parliament: but that both in the said Orders and in the Acts passed thereon, a power was reserved to his majesty of annulling the same, whenever such revocation should appear expedient.-

have enumerated must necessarily accu- That the Congress of the United States of America, alarmed at the dangers to which neutral commerce was exposed, by the said Decrees, and by the system then known to be in the contemplation of his majesty's gov rument, and actually care. ried into effect by the said Orders in Council, passed laws for laying an immediate Embargo on all American vessels and exports.—And that by the operation of such laws, all trade of export, from the said States into this kingdom or its dependencies, has been prohibited, and the commercial intercourse of his majesty's subjects with the said States has been, in other respects, essentially impeded.—That in the month of August last, the minister of the United States, resident at this court, made to his majesty's government an authorised and explicit offer of re-establishing the said intercourse, proposing, that if his majesty's Orders in Council should be repealed, as far as regarded the United States, the Embargo imposed in the said States should be removed, as far as regarded his majesty's dominions; and adding, that if his majesty's enemies should not rescind their Decrees, the said Em. bargo should be continued as with respect to them.—That this offer on the part of the United States appears to us just in principle, and in its tendency highly advan-

> to the essential interests of this country. Just, in as much as it removed all pretence of the acquiescence of the United States in the French Decrees; which acquiescence was the only ground on which any right could accrue to his majesty to interrupt the innocent commerce of a neutral power; and advantageous to Great Britain, inasmuch as if it should not have produced the repeal of the French Decrees (the avowed purpose of his majesty's Orders), it must have secured to this country the exclusive commerce of America, and the alliance against a power which has become the common enemy of both.-That we believe and hope that it is still open to his majesty to renew them on the basis of this proposal, the commercial intercourse between this country and the United States; every interruption of which we consider as manifestly injurious to the interest of both and particularly calculated, in the present crisis, to assist the designs of our enemies, and to weaken our own resources -That we, therefore, most humbly pray his majesty to adopt, without delay, such measures as may best tend to the immediate

bring, by temperate and conciliatory negociation, all other points of difference to a just and amicable conclusion.—Assuring friend had stated, to improve our own rehis majesty of our firm and invariable sup- venue. All that was proposed by them his majesty's crown."

Earl Buthurst, in delivering his sentiments upon the motion which had been submitted to their lordships, did not mean to follow his noble friend through all the topics which he had introduced into his speech; but proposed to confine himself to that head of discussion to which their attention had been principally directed, namely, the Orders in Council. Upon the origin of the American War, which had not escaped his noble friend's animadversion, he would refer them to some family notes upon that event, which were, he presumed, in his possession. The main object of his noble friend's motion was to address his majesty to renew the negociation with the American government, for the purpose of adjusting the existing differences between the two countries. That it was perfectly within the competence of their lordships to resort to such a measure, he was ready to admit, at the same time, that he considered it to be a right in the exercise of which much caution was required. Indeed, such in his mind was the delicacy of interfering with the executive government in matters of negoclation, that he thought it generally a preferable mode of proceeding, when their conduct failed of giving satisfaction, at once to address his majesty to dismiss the ministers composing it from his councils. -The greater part of the noble lord's speech was, indeed, an attack upon ministers, and of their conduct as connected in particular with the Orders in Council he disapproved on three grounds: 1st, He was of opinion that they were originally unjust and impolitic: 2dly, That their consequences were such as ought long ago to have led to their repeal; and 3dly, That the proposition made by America to this country in August last, ought to have been accepted. The noble earl attempted positions of August last were made by the mentarpon each of these separate heads. Whatever held out of this act being re-The justice and policy of the Orders, he endeavoured to shew from the violence of been accepted. He did not wish to disthe enemy's aggressions, the necessity we guise from himself or to conceal from their

re-establishment of the commercial inter- were under of resisting them, and the efficourse between his majesty's dominions cacy of this restrictive measure, in retortand the United States of America, and to ing the effects of the enemy's violence upon himself. He denied, that the object. of the Orders in Council was, as his noble port, in maintaining, against every unjust was to distress the enemy; and this obaggression, and every novel claim, the ject had been completely attained, as was, ancient and essential maritime rights of manifest from the accounts received from those countries which were unfortunately subject to his dominion. He was ready to allow, that our own trade had not been quite so prosperous in the last as in former years, at the same time that he could not admit the comparison instituted by his noble friend, in the two years of 1807, and 1808, as fair, much less would he admit that the apparent diminution was altogether to be imputed to the Orders in Council. The noble lord had forgotten that in 1807 the ports of Ressia, of Denmark, and of Sweden were open to us, whereas throughout the whole course of 1808, the ports both of Russia and Denmark had been shut against us. change alone had produced a considerable effect upon the general state of our trade. But even the defalcation in our commerce with America, was not, as the noble lord had argued, attributable to our Orders in Council; on the contrary, it was wholly attributable either to the American Embargo, or the American Non-Importation Act. The noble carl contended, that the Embargo was not the effect of the British Orders in Council; and this he endeavoured to prove, as well from the language held in the American official documents, as from a comparison of dates. Nothing could be more conclusive evidence upon this subject, than the fact of the Embargo having been imposed three lays before the Orders in Council were issued. Indeed so far was the diminution of Exports to be ascribed either to the Embargo or the Orders in Council, that our Exports had previously undergone a diminution of four millions sterling in consequence of the Non-Importation Act, which had been passed long before either of the other two measures was resorted to. And here he particularly requested their lordships to bear in mind, that, when the prorejutation of lord Grenville's argu- American government, there was no lrope pealed, even though these propositions had

lordships, the inconveniencies felt by this country in consequence of the suspension of intercourse with America, particularly on the score of Imports, though these inconveniencies had been greatly exaggerated in the speech of the noble lord: His noble friend had urged (he knew not upon what authority), that ministers had only the other day become aware of the difficulties with which we were beset, and with which we were likely soon to be overwhelmed. He could assure his noble friend, however, that, in as far as Ireland was likely to be affected by them, government had long ago turned its attention to The high price of flax seed was them. found, on inquiry, to arise in a great degree, from monopoly, and for the purpose of disappointing the speculations of interested individuals, they had applied what, in such cases, was found to be the most effectual remedy by encouraging competition. They had ordered purchases to be made in different parts of the contineut, and though he could not at present say what quantity had been bought up, he had no doubt that supplies to a considerable extent would soon arrive. An order had also been sent out to Lower Canada, though from the freezing of the river St. Lawrence, the cargoes were not likely to arrive till the month of May or June. He took this opportunity of correcting a very erroneous notion, which some persons entertained, that the soil of Ireland was not properly calculated for raising flax-seed, and he was happy to state, that large tracts of ground in that country were now preparing for this species of cultivation, and that there was every prospect of a sufficient quantity of flaxseed being soon grown in that country, not only for its own supply, but also for the supply of Great Britain; so that, though the inconvenience might be felt for a time, it was very far from being one which, as his noble friend had stated, was likely to be a growing evil.—The noble Earl proceeded to advert to the alledged embarrassments felt by our West India Islands in consequence of the suspension of intercourse with America, and contended, that so far were they from suffering to the degree that had been stated, they were every day becoming more and more sensible of their independence of that country. As a proof of this, he stated the Assembly of Jamaica having recently passed an act, imposing a tax upon the importation of fish into that Island from the United Vol. XII.

States, and laying a duty of a dollar a ton upon every American vessel which entered their harbours. The fact was, that the British fisheries in North America were amply sufficient to supply the Islands with that necessary article of provisions, and that the commerce between our colonies in that part of the world was in a state of rapid encrease. For example, in 1807, only 120 vessels had cleared out from the British American colonies to the West Indies, whereas, in only three quarters of the year 1808, no less than 259 had cleared out for the same destination. And in the same three quarters of 1808, 40,123 loads of timber had been sent thither from the same quarter, whereas in the same course of the proceeding year there had been only 16,269 loads. The noble carl next endeavoured to repel the charge brought by lord Grenville against ministers for having rejected the propositions made by the American government in August last, and which his lordship had termed fair, just and liberal. Their lordships he argued, in judging of this proposition, had only to consider, whether it was made in such a shape as could be accepted, and ought entirely to lay aside those explanations, which were afterwards given of it. The circumstances were shortly these. France, by her decrees, had declared Great Britain in a state of blockade. Great Britain retaliated by declaring France in a state of blockade. America, which was an accidental sufferer from these measures, interferes, and proposes that we should retract gur act of retaliations leaving the enemy to persist with impunity in his aggression; and because his majesty's ministers refused to accede to this proposition, their refusal was now brought forward as matter of accusation against them, and by whom?those very ministers, who issued the Order of the 7th of January, and who had themselves declared, that this Order should not be repealed till the French Decrees, which had provoked it, were annulled. In making this declaration, they had gone farther than their successors, for, said the noble Earl, we never have made such a declaration, we did not say to America that we would not recal our Orders in Council, excepting France repealed her Decrees, though we are quite aware of the inconveniences which would result from so The American Embargo was doing. therefore neither the cause nor the consequence of our Orders in Council, and consequently we see no reason why the

repeal of the one ought to be connected with the removal of the other. it has been asserted, that the embargo was an act of resistance on the part of the American government to the unjust Decrees of the enemy. But this act of resistance, if it was one, was directed as well against the party aggrieved as against the aggressor, and having resorted to a measure of equal hostility to both parties, the American government had turned round to ask satisfaction from the party aggrieved, the effect of which, if granted, would have been to relieve the enemy both from the pressure of the Embargo, and from the pressure of the Orders in Council, and to relieve us merely from the pressure of the embargo, without an assurance being given that the Non-Importation act would be repealed. From the charge brought against ministers by the noble lord, of being actuated by a hostile disposition towards America, he felt it to be quite unnecessary to vindicate either himself or his colleagues. It was not the interest, and it could not be the wish of the British government to involve this country in a war with. America; but ministers on the other hand were bound not to surrender the rights, nor to compromise the honour of the nation, with whose character and interests they were intrusted. On these grounds the noble Farl felt it to be his duty to oppose the Address which had been moved by his noble triend.

Viscount Sidmouth said, that, notwithstanding the reasons assigned by the noble earl (Bathurst) who spoke last, for the issue of the Orders in Council of November 1807, he had always supposed the chief cause of that measure to have been a conviction on the part of His Majesty's Ministers, that the danger arising from the power and influence of France was only to be counteracted by means similar to those which had produced it. Against this doctrine, particularly as applied to our conduct towards neutral States, he should ever protest; being fully convinced, that a strict observance, without encroachment or concession, of the true and established principles of public law, of which the maritime code formed a material part, was not only due to our national character, but far better calculated to secure commercial interests and maintain one maritime power.-Of the principles to which he had adverted, those which bore upon the present subject, were, 1st, That neutrals have a night to carry on,

during war, their accustomed trade, without any other molestation or obstacle, than such as arises from search and block-2dly, That this right of neutrals is ade. sacred and inviolable, and cannot be forfeited, but by their own wrong. 3dly, That neutrals have not a right to carry on during war a trade which they have never possessed, and which they hold by no title of use or habit, during peace.-Lord S. said, that his chief objections to the Orders in Council of the month of Nov. 1807 were, that they violated the first and second of these principles, and compromised the last. He mentioned the Orders in Council of Nov. 1807 only, because notwithstanding all that had been said by the noble Earl and others, he denied that those Orders were merely "an extension in operation, and not in principle, of the Orders of the 7th of January 1807;" and that the present Ministers had therefore done no more than follow the line marked out by their predecessors. The Order of the 7th of January was, in its principle, an application of the rule to which he had adverted, to the coasting trade of France and her dependencies, which, though neutrals had no concern in it during peace, they had been encouraged by our enemies to carry on under the assumed protection of their flag during war. Such was the principle of that Order; but if in the means of enforcing it there was any actual infringement on the rights of neutrals, in that degree and proportion the Order itself ought to be modified, and its operation restrained. According to this view of the Order he contended that the right to issue it did not at all depend upon the Berlin Decree of Nov. 1806; and though it might have been denominated a retaliation against France, it was a retaliation against France without injustice to neutrals.—Lord S. then proceeded to state what ought to have been the conduct of his majesty's present government in consequence of the Berlin Decree, which he described as the extravagant ebullition of a mind inflamed by resentment and intoxicated by victory. Instead of making that Decree the measure of our conduct, not merely towards France, as we were fully justified in doing, but also towards third parties not engaged in our quarrel, it appeared to him, that it would have been far wiser, with a view to our own interests, and obviously more just, for Ministers to have given neutral States to understand that the intimation conveyed in

the letter from Lords Holland, and Auckland of the 31st of Dec. 1806, to the American Commissioners, would be strictly observed; that our conduct would depend upon their own; that we should respect their rights, whilst they refrained from lending themselves to the violence and injustice of our enemy; but that, in the language of the concluding paragraph, "If the enemy should carry his threats into execution, and neutral nations should, contrary to all expectations, acquiesce in such usurpation, his majesty might probably be compelled, however reluctantly, to retaliate in his own just defence, and to issue orders to his cruizers to adopt towards neutrals any hostile system, to which those neutrals shall have submitted from his enemies." He also thought that the American Government should have been explicitly told, that, as they had rejected the proposed Treaty of Commerce between the two countries, the same terms would not be renewed; that the increased and increasing dominion and influence of France on the Continent, which it was her declared and main object to make use of for the purpose of interdicting British commerce, and of thus circumscribing the sources of our opulence and naval power, rendered it incumbent upon his majesty to retaliste upon the sources of the wealth and naval power of his enemy; and that this could not be so effectually done as by the application of his maritime superiority to the exercise of his unquestionable right of preventing any intercourse whatever between neutral nations and the colonies of his enemies during war. What, however, had been our conduct? Ministers had asserted the acquiescence of neutrals, but had totally failed in their attempts to prove it; and having so failed, they abandoned and violated the principle they had distinctly recognised in the preamble to the Orders, wherein the acquiescence of neutrals is described as the basis of that measure. We had therefore invaded the indisputable rights of neutral States, and improvidently surrendered our own. Those branches of their trade which we ought, in justice, to have spared, we had in effect prohibited; and those which we ought to have prohibited, we had taken credit for having spared: he said, in effect prohibited, because it was impossible that America could have submitted to such a combination of indignity and injustice.—With respect to those injurious branches of American commerce, which have been too

long permitted to exist, and which, instead of being prohibited, had been sanctioned by the Orders in Council, he quoted Mr. Erskine's letter to Mr. Maddison, of the 23d of Feb. 1808; (p. 244) "It will not escape you, that by this Order in Council thus modified and regulated, the direct intercourse of the United States with the colonics of the enemy is unrestrained; an indulgence, which, when it is considered to be (as it really is) not only a mitigation of that principle of just reprisal than which the order itself is framed, but a deriation in favour of the United States, from that ancient and established principle of maritime law, by which the intercourse with the colonies of the enemy in time of war is limited to the extent which that enemy was accustomed in time of peace to prescribe for it, and which, by reference to the conduct of France in time of peace, would amount to a complete inters diction, cannot fail to afford to the American government a proof of the amicable disposition of his majesty towards the United States .- You will observe, also that the transportation of the colonial produce of the enemy from the United States to Europe, instead of being altogether prohibited (which would have been the natural retaliation for the rigorous and universal prohibition of British produce and manufactures by France), is freely permitted to the ports of Great Britain, with the power of re-exporting it to any part of Europe under certain regulations."—It appeared, therefore, that Mr. Erskine had been instructed to take credit for the continued relaxation of an unquestionable and most important right, which instead of compromising, Lord Secontended, the British Government ought to have re-asserted, and enforced .- On the subject of the Regulations to which Mr. Erskine had adverted, Lord S. remarked, that they were not consistent with the policy of these Orders, which was, to inflict the inconveniences of privation upon the enemy, and to subject him •to all the cyils with which he had threatened this country. But, so far from adhering to this principle, Ministers had determined to take the chance of exchanging, in most instances, the advantages of total privation for those which might arise from an increase of charge to the enemy upon the cargoes of neutral vessels forced into our ports for the purpose of being permitted to depart upon no other condition but that of becoming tributary to our own revenue, which was thus to be augmented

by an unjust and insulting exaction levied upon the trade of neutral and independent States: and this system is described by the term of mitigated retaliation! The produce of those duties was, it appeared 32,0.0'., equal to about one-third of the sum annually raised by licences to wear hairpowder; and even that sum, he understood was levied upon articles which had been exported from America, previous to the Embargo, and consequently previous to incligence having been received of the Orders in Council, the actual issue o which, he acknowledged, appeared to him not to have been known in America till after the Embargo had taken place.-As a financial project, therefore, the measure had failed, and yet it was in the form of a Money Bill only that it had been brought last year before Parliament .-In what other respect had it succeeded? A noble Friend of his (the Earl of Liverpool) had formerly said, that he thought it of all measures the most likely to brin the enemy to reason. Had his noble Friend's expectation been realized? Had he, during the last six months, seen any symptoms of returning reason on the part of France? At the close of the last session, the Lords Commissioners expressed in his majesty's name a persuasion " That in the result the enemy will be convinced of the impolicy of persevering in a system which retorts upon himself, in so much greater proportion, those evils which he endeavours to inflict upon this country." Is that period arrived, and have we real grounds for believing that such has been the effect of our Orders, or that our own conduct has tended to produce it?-In fact, the consequences which might have resulted from a system of just and salutary rigour, had, in a great degree, been precluded by our licenses to import from France and Holland various articles, a vent for which was highly advantageous to those countries, although not called for by any national interest of our own. The export, by license, of many articles of foreign, and particularly of colonial produce, had also been allowed. Here again the conduct of Government was completely at variance with their system: the beneficial effects of privation appeared to be lost sight of: though he acknowledged it to be his own opinion, that the probable advantages of that system had been greatly over-rated. The want of tobacco, rice, coffee, molasses, &c. &c. was not likely to be so severely felt on

the Continent as a long-continued want of employment must be by the manufacturers and artisans of Great Britain: besides which, the people of France and her dependencies were taught to believe, that in submitting to such privations, they contributed to create so much distress and discontent in this country, as must necessarily accelerate the restoration of peace. -But the complete and triumphant result, to which all our wishes and efforts should be directed, undoubtedly was, that amity and intercourse should be discontinued between America and France, and cordially renewed between Great Britain and America; and that the enemy should suffer not merely as much, or more than this country, but that whilst they laboured under all the inconveniences of a total suspension of commerce, those experienced by ourselves should be comparitively inconsiderable.—Such was the prospect opened to us by the offer through Mr. Pinckney, and he trusted that it was not finally destroyed by the ill-considered and repulsive manner in which that offer had been treated by our Goverment .-The professed object of the Orders, an object undeniably legitimate was " to retort upon the enemy the evils of his own injustice." It was however evident, that unless America submitted to the measures adopted for its attainment, which it was fruitless, if not impossible, to expect, it could not be accomplished without a large participation of those evils by Great The proposal from America Britain. through Mr. Pinckney had a direct tenlency to relieve us from this dilemma, and to place us in a situation more advantageous than could have been reasonably hoped for: namely, that of seeing he threats and projects of the enemy, as directed against us, rendered in a great degree abortive, and the " evils of his own injustice fully retorted upon himself." -Aniongst the reasons assigned for the ejection of this proposal, it was stated to be "important in the highest degree, hat the disappointment of the hopes of the enemy should not have been pur-chased by concession." Nor would it have been so; for the proposal was not merely, in case the Orders in Council were revoked, to take off the Embargo as far as regarded Great Britain, but " If France persisted in her unjust Decrees, to continue the Embargo as to her, and by thus giving it the place of the British Orders, to lead, with an efficacy not merely

equal to theirs, but probably much greater to all the consequences that would resul from them." Unfortunately, however, his Majesty was advised to declare his intention to enforce these Orders, as long as the Berlin Decree remained unrepealed. He said unfortunately, because the condition which had been deemed indispensable, appeared to him most undesireable; as he did not scruple to acknowledge it to be his wish, that, intercourse and harmony being restored between Great Britain and America, the Berlin Decree might remain unrescinded; exposing the unavailing violence and injustice of the French Government, and irritating and rousing America to a sense of her true interests, which were, connexion with this country, and alienation from France.—On this view, however, of their duties to their Sovereign and their country, ministers had unfortunately taken their stand. To this condition, although the beneficial objects of their measure might have been otherwise more effectually secured, they were prepared and resolved to sacrifice not only the advantages arising from the application of American capital and industry to other purposes than those of internal trade and manufacture, but also those held out to us by the extensive and growing demands of the market of America.-But to these consequences of their pertinacity, ministers appeared to have been rendered insensible, or indifferent, by the circumcumstances which might be supposed to have produced it.—At the precise period of the rejection of the overture, a prospect was opening in Spain, Portugal, and their dependencies, which they seemed unfortunately to have considered as having rendered the friendship, the conduct, and the market of America, comparatively unimportant to Great Britain. A spirit of intoxication, excited by success, which had the principal share in producing the Berlin Decree, seemed also to have occasioned the rejection of the overture from The avowed objects of their America. own measure, exceptionable in most respects as it has been justly deemed, appeared to be so completely within their reach, that ministers were fully entitled to congratulate themselves, and to take credit for its success: but for the chance of a triumph, paltry at best, by which too, if accomplished, that success would have been rendered less perfect, the proffered advantages were thrown away, and the probability of again bringing them within our

grasp could now only be effected by the timely and anthoritative interposition of Parliament. Such was the purpose of the noble baron's motion, which called upon their lordships, to obviate, if possible, the effects of past error on the part of ministers, by humbly recommending it to his Majesty still to accept the proposition from the United States of America as a basis of negotiation.-It had, however. been said that "if third parties were sufferers from measures of retaliation against an unjust belligerent, they were to seek re- . dress from the originally offending power." Without stopping to make upon this assumed principle the observations to which is was liable, the noble lord said it was enough to state to those, by whom it was advanced, that such had been the conduct of America: she had not only sought redress from France, but demanded it in a manner, which evidently shewed that, in the event of an accommodation with this country, redress, or war, was the only alternative. The same proposition was made to each of the belligerents, and having been rejected by Great Britain, he should be apprehensive indeed that it would be accepted by France, was it not for the known and hitherto inflexible pertinacy of the ruler of that country.-To guard, however against such a possibility, it was material that no time should be lost: it was also highly desirable to allay and stop the progress of the irritation created in America, which had nearly silenced the friends of Great Britain in that country, and united Federalists and Republicans in a common sentiment of indignation, excited by supposed injustice and apparent contempt. Still, however, he was lecidedly of opinion, that war itself was far preferable to the concession or compronise of any maritime right founded upon the established principles of maritime law which was equally binding on all countries. On this basis rested what was called the rule of the war of 1756; and to the principle of that rule, instead of the system of " pernicious ndulgence" commenced in 1794, we must recur and inflexibly adhere, unless we neant to allow the enemy advantages arising from his own weakness, and to forego those which were due to our own rength; unless we had ceased to feel the mportance of impairing to the utmost of ur power some of the most valuable sources, of the revenue, the commerce, and navigation of France, and of cherishing and preserving these of Great Britain. The

urgent expediency and necessity of this just policy increased in proportion to the extension and consolidation of the dominion and influence of the enemy on the Continent: it was the only instrument by which we could balance his power.

Non illi imperium Pelagi sævumque tridentem, Sed mihi sorte datum,

might be confidently asserted by Great Britain; but we must act upon this system with energy and vigour; the enemy must feel, that, with the greatest part of the Continent at his feet, to the Continent he is still confined:

Illà se jactet in aulà; Et clauso carcere regnet.

He must feel, and it must be made manifest to the world, that, except by chance or stealth, he could have no communication with his foreign possessions; not even any intercourse by sea, with the distant parts of his own European dominions: and that for all these purposes the neutral flag was not less interdicted than his own. This was a legitimate application of our naval superiority, in the preservation of which, America was not less interested than Great Britain; and by no other means could it be effectually maintained; it was the great barrier against the attempt of universal empire, and, if wisely exercised, might, humanly speaking, be deemed sufficient to uphold the independence and pre-eminence of this country against every possible combination. Still, however, those appeared to him to be shallow statesmen, who supposed that a good understanding with America was not highly important to the naval interests of Great Britain. renew and strengthen that good understanding was the object of the noble baron's motion, and he felt that in supporting it he was discharging his duty to his sovereign and his country; being fully convinced that it was calculated to soften animosity, to remove impediments to a connexion, on all accounts important to ourselves, and certainly not less so to the United States of America; a connexion directly adverse to the wishes and policy of France, and more capable of setting bounds to her insatiable ambition than any other which could reasonably be hoped for in the present distracted state of the world. -On these grounds, though he did not concur in all the opinions expressed by the noble baron (Grenville) who made the motion, he approved of the motion itself, and should cordially support it.

Lord Melville said, he should not intrude upon their lordships time; but he wished to observe, that the question seemed to be wholly misunderstood, both by the noble mover and the noble viscount who spoke The one said that his object was to discuss the entire merits of the case; the other, that he was desirous of submitting to the notice of his majesty the distrust he felt of the persons at the head of government. The former alluding to the transactions, the latter to those who were concerned in conducting them. The noble lord said he should have thought it more manly to have taken a direct course, instead of attempting to pass a vote of censure thus blended, in which the real de-He resisted sign was rendered obscure. this Address, because it was an unnecessary interposition of the house during a negociation now pending with the United States. Other motives he had for opposing the motion of the noble baron, which he would briefly explain: the origin of the Orders in Council was to be found in the Edicts of Berlin, which had violated all the maritime and neutral rights that had been recognized in Europe for centuries. first proceeding in consequence of those Edicts, the Order in Council, was of the 7th of January, 1807; and the nature of it had been misapprehended. The rule of the war of 1756 was supposed to be the effect of the Order in Council; but if this were all, the Order itself would have been unproductive and nugatory; if such were the whole result, it would have been incompetent to encounter the Berlin Decrees, which extended not only to France, but to all the nations dependant upon her authority. The rule of the war of 1756 might merely be considered as a coasting Regulation, the Order in Council of the 7th of January was founded on the just principle of retaliation, and so it had been correctly explained in Lord Howick's admirable letter on the subject .- He (lord M.) had stated, that the Berlin Edicts were a violation of all maritime and neutral rights. But there were neutral duties as well as neutral rights. A neutral state should hold the balance even between the belligerent powers; and if this duty were neglected, the neutral rights would be forfeited. Lord Howick properly contemplated these duties, and seeing the preference which must be given to France under the operation of the Edicts, he properly observed, that he could not rescind the Orders in Council until those Edicts were re-

voked; and he added, as fitly, that under other circumstances, to abandon the Orders in Council would be to resign the best principles of our maritime rights. should not these just maxims be regarded? Could the flimsy correspondence between general Armstrong and the French minister at Paris, vindicate their surrender? It was no wonder that France was mortified and America disappointed; for before the salutary operation of the Orders in Council, the whole produce of the colonies of the former was conveyed to Europe by the shipping of the latter. The Orders in Council had undergone a long and laborious discussion; and unless their lordships meant to abandon all that they before respected and approved, they could not now consistently agree to an address for the repeal of them, unless, admitting the measure to be correct, they had seen so much mischief in the mode of its execution, as to overthrow or obstruct all its beneficial ten-But no such objection had been denev. mentioned, and he believed no such exist-It was said, that by the correspondence on the table, between Mr. Pinckney and Mr. Canning, it appeared, that if the Orders in Council were rescinded, the Embargo would be withdrawn. Were we, on such a proposal, to desert what was considered so essential to the preservation of our maritime rights? Were we on such an obscure intimation to resign what we and our predecessors in office deemed to be so important to our highest interests? He was no advocate for prejudicing America. God forbid, that he should ever consider that the adversity of America was the prosperity of Great Britain; on the contrary he thought, that the prosperity of the one was now, and would be for a long while, highly conducive to the interests, wealth, and welfare of the other. If all Asia and Africa, and all Europe, this kingdom excepted, were with America, and this country against her, it would not be so advantageous a situation for her as if we were with her, and all the rest of the globe opposed to her; and he hoped that America would so far understand her true interests, and show her correct views of them by her future conduct towards us. Never was there a period more favourable to a close union between Great Britain and the American States than the present (hear! hear!), but this desirable purpose was not to be attained by revoking the Orders in Council on the feeble grounds now stated.

because he could not on this occasion condemn ministers without applying the same condemnation to their lordships, who had deliberately sanctioned the measures represented in this address as unjust and impolitic.

Lord Auckland admitted that the noble viscount had argued his propositions with great fairness, but totally differed in the conclusions deduced from them. He was not accurate in observing, that the revocation of the Embargo would be the only beneticial consequence of the abandonment of our Orders in Council; Mr. Pinckney had distinctly referred to other advantageous effects of such a concession. Nor were the noble lords quite justified in the remark, that the Embargo originated in the Edicts of Berlin. It was the consequence of the Orders in Council, which although not officially announced in America, were known there to have been adopted where the Embargo was resorted to, and such was the reason assigned in many of the eloquent speeches lately delivered in the senatorial assemblies of the United States: Be the cause, however, what it might, we could not act more impoliticly, than by such orders to compel America to supply herself by her own internal industry, with those manufactures she formerly procured from Great Britain, which was attended with this double inconvenience, of raising to our traders here the price of the raw commodity, and lessening the demand for the article in its manufactured state. The noble Viscount seemed not to be satisfied with the assurances of the American innister; but no scruples would any longer remain, since there had been an act of the legislature in which a power had been given to the executive authority to rescind the Embargo, as soon as the British Orders in Council should have been repealed. In addition to this important and exclusive advantage, a commercial war, at least, would be waged by the United States against France, and all the abundant benefits would result from the concession. which an extensive intercourse with America must inevitably secure.

shew her correct views of them by her future conduct towards us. Never was there a period more favourable to a close union between Great Britain and the American States than the present (hear! hear!), but this desirable purpose was not to be attained by revoking the Orders in Council to regard and enforce. To agree to the Address would be to contradict every opinion their lordships had on the feeble grounds now stated. He could not coincide with the noble mover,

change in the measure expedient. noble mover and the noble barou who had just spoken, differed as to the event on revoking the Orders in Council; the one only contemplated the cessation of the Embargo as the consequence; the other looked to a much more extensive result which he (the Lord Chancellor) could not admit to be at all a necessary or probable effect. On the whole, he trusted that the same policy would be adhered to which had been adopted after so much grave deliberation.

Lord Erskine said, that in every discussion on the Orders in Council, and as an answer to every statement of the calamities that had flowed from them, it was the constant and invariable practice of noble lords on the other side to refer to the order of the 7th of January. Accordingly, his noble and learned friend had laid all upon the 7th of January; though certainly nothing could be more distinct than the measure of that period and the memorable Orders in Council which were the source and fountain of the incalculable mischiefs which the noble lord, the mover of the question had so emphatically descri-The noble and learned lord had described the admirable paper of his noble friend as the joint production of the statesman and the lawyer. Highly as he would be flattered by the reputation of having contributed, in the least degree, to the composition of that paper, he must declare, that he had only to admire it in common with every man who heard it, but could lay claim to no part of its merits. contained in itself the whole statement, and all the argument of the case. He had no occasion to refresh his memory by looking back to his own minutes. It presented him with a full view of the impolicy, the' mischief, the ruin of the measure. noble and learned lord (Erskine) summoned the secretary of state (according to the fashion of the day) to meet him fairly on the point, and say whether it would not be much more advantageous, as well as more graceful in the British Government, to take advantage of the proposition, which the Americans had mide to the two belligerents, and instantly to do away the Orders Rich. and argue the case tairly; whether, even afford no reason for the Order of the 10th on their own proceeding, this would not January. With respect to the offers of be the more prudent as well as more dig-nified course. By the letter of Mr. Ers-tisfactory. America, he said, had shewed kine, they had directed him to say, that if no disposition to act properly towards us, the French did away their Decree, our but, on the contrary, had held out every

The Orders in Council would of course be at an end. They had put themselves therefore, into that predicament, in which if the French yielded, they must yield also; and then they were to come in for a share only, in common with France, of the American commerce. Whereas if they took advantage of the offer fairly made by the Americans, and repealed their Orders in Council, without waiting for the French repeal, they would have a monopoly of the American commerce, and would be able to deprive the French of all participation. in it. As a matter of policy, therefore, as well as of grace, they ought not to omit. this opportunity which their own misconduct had afforded them. For though it was wrong originally to put themselves into this state with America, the very declaration they made by Mr. Ersking enabled them to profit in this way from the present posture of their affairs. The noble and learned lord concluded a very able and argumentative speech with a strong appeal to their lordships on the calamities which a perseverance in this system was certain to bring upon the country and which he was sure, whatever they might be disposed to admit in language, they all must feel in their hearts.

The Earl of Liverpool supported the Orders in Council, as being founded upon the right, which every belligerent nation had, of retaliating upon its enemy the acts of aggression, which that enemy hadadopted against it. He considered the vil of the Orders in Council, as they ffected America, only as incidental consequences of the just retaliation, which, as neutral nation she could have no right to impute to Great Britain as an act of hosility, or of unjustifiable violence upon her neutrality; but should seek redress from France, with whom the first cause of complaint originated. America should call on he aggressor to redress the wrong he had committed and return to the law of na-On this subject he had never any contradiction with the late Government, nd the principle, upon which he was now rguing, he said, was to be found expressly aid down in lord Howick's letter to Mr. He contended also, that the Milan He challenged him to meet Decree of the 10th of December could America, he treated them as very unsa-

temptation to France: had allowed the right in France to make any Orders, which might affect Great Britain, provided she only repealed those Decrees which interfered with the convenience of America, while, at the same time, she demanded of us, that we should repeal the whole of our Orders in Council. It was never distinctly held out to us, that if we would repeal the Orders, she would act with hostility to France; but only, that the consequence of such a repeal would be the alteration of the conduct of France, or that it would lead to some change, which would be a return to the law of nations. That, if we would revoke so much of our Orders as affected their neutrality, that would have an effect npon the Embargo as to us, but no distinct proposition was made. Much had been said upon the commerce of the country being injured by the Orders, which led to a very important question. As far as concerned the colonies it was connected with the navigation laws; those laws which it had upon some occasions been the practice of late political economists to consider as of doubtful policy, but which had been the great support of the commerce of the country. imputed in this respect, much impropriety to the conduct of the late government, and charged them with having by their procedures, with respect to the operation of those laws in the colonies, done great injury, even of having gone very far towards ruining the shipping interest. He also noticed the Abolition of the Slave Trade, as greatly affecting the interest of the colonies, and making them less able to bear the inconvenience of the Embargo at the present time. answer to the arguments drawn from the effect of the Orders in Council on the export trade, he contended, that our exports had risen, since those Orders, with respect to all nations, except America. The noble mover had stated the injury to commerce as a growing evil, which would be felt more now than at the first; but he considered, that the reverse of this was the truth, and that the inconvenience felt in the novelty of the measure would be lessened or removed in the colonies, by the means which they would resort to of obtaining supplies from other sources. In confirmation of the flourishing state of commerce, as opposed to the noble lord's statement upon the exports, he stated, that the four quarters for the years 1807 and 1808, had produced to the Consolidated Vol. XII.

Fand 3,859,000. which, as being derived from every species of revenue, proved the flourishing state of the resources of the country. He concluded by declaring, that the Orders in Council were founded in justice, approved by experience, and were the best means of retaliating upon the age gressor, the acts by which he had violated the laws of nations.

Lord Grenville said, that at so late an hour of the night he should not think of troubling their lordships, but with a very few words indeed. He adverted with great feeling to the allusion that had been made by a noble earl (Bathurst) to Mr. Grenville, as having been the first cause of the separation of America from Great Britain. He corrected the noble earl's statement, and shewed from dates, that though Mr. George Grenville had more than 40 years ago proposed a small tax on the United. States, yet the measure was in a fewmonths repealed; and when afterwards taken up by another minister of the crown, it had met with his warm opposition, as a measure, which once conceded upon principle, ought never to have been resumed. The least calamity, that flowed from that inconsiderate measure, was the separation of the colonies; the real calamity was the loss of character which the parent state incurred. When the noble earl therefore recalled his view to the conduct of his ancestor, in regard to America, he recalled to him only what gave him pride and satisfaction. He next alluded to what had fallen from a noble viscount (Melville,) but as he had left the house, he should not combat the opinions he had held-one thing, however he deplored—that the noble viscount had left the house, and had not heard the language of his majesty's Secretary of State, who had spoken last-for the noble viscount had said, that, he would vote for the Addiess moved this night, if he saw any indisposition in the king's minister to negociate with America in the spirit of peace. Now, if he had heard the noble earl who had just sat down, he must have been. convinced that there was no amicable disposition in his majesty's government towards America, and consequently he must have voted, on his own principles, for the Address. - The noble lord painted in strong colours the argument of the noble earl (Liverpool), in his attempt to raise a difference in the proposition that had been made by America to the two belligerents, hough, by a comparison it would be

found, that they were shortly and literally the same. The noble lord explained this, by shewing that the French Decree had a double character; that of municipal regulation, which it was admitted every independant state had a right to enact unquestioned; and the other, that which attempted to touch the law of natious, on the high seas, and which was the only matter of aggression to America. complained of the noble earl's not stating the position fairly, and then drawing from his own mistatement an unjust and injurious inference, that the American minister professed his willingness to acquiesce in the principle, nay to afford the means to France, of annoying England, provided only she would give the Americans relief from their own grievance. Nothing could be more disingenuous than this interpretation; and the noble earl had further insiauated, that an amicable termination of the differences could not be looked for while a party hostile to this country held the government in America-an insinuation which was certainly not calculated to He concluded with an aniconciliate. mated appeal to the house to interfere between the passions of the king's ministers and the distresses of the coun-

The Earl of Liverpool explained, and stated, that he only said, that if the same disposition to friendship prevailed in America now as when Washington and Adams were in office, the same difficulties would

not be felt.

The house then divided on the Ques-

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List of the Minority.

Present.

Dukes of Viscount Gloucester, Sidmouth. Lords Norfolk. Marquises of St. John. (earl of Stafford, Hastings, Headfort. ·Moira), Earls King, Derby, Clifton (earl Essex, Darnly), Albemarle, Ponsonby (carl Besborough), Bristol, Comper, Mountfort, Stanhope, Hawke, tuckinghumsbire, Sundridge (duke of Rosslyn. Argyle),

Spencer (marquis of Blandford), Bulkeley. Somers, Ailsa (earl of Cas-sile). Bishop of Grenville. Auckland, Carrington, Oxford Dundas, Erskine,

Prories. Grey. Dukes of Grafton, Viscounts St. Albans, Hereford, Bedford, Rolingbroke, Devonshire. Duncan, Marquiscs of Auson. Buckingham, Lords Monson, Enris Foley, Suffolk, Ashburton; Shaftesbury, Braybrooke, (viscount Jersey, Mendip Cholmondelcy, Cliffden), Wentworth Fitz-Yarborough, Glassonbury, william. Thanet, L !ford. Guildford. Carysfort, Ossory, Darlington, Lauderdale, Hardwicke, Spencer, Crewe, Fortescue, Lucan, Ponsonby of Imekilly. Bishop of St. Vincent, Lincoln. Orford,

HOUSE OF COMMONS. Iriday, February 17.

[EMBEZZLEMENT OF THE PUBLIC MO-NEY.] Sir John Newport rose pursuant to notice, to move for leave to bring in a Bill to render the Embezzlement of Public Money, by any collector, agent, or other person entrusted to receive the same, felony without benefit of clergy, anticipating any objection to the Bill, he felt it unnecessary to trouble the house at any length now. He found, so long since as the 20th of his late majesty, a Bill had passed, to render it felony without benefit of clergy, for any person employed in the collection of public monies in Ireland, to embezzle any sum above That Bill, however, had become obsolete, and was not sufficient to answer the objects of this Bill, which was to carry the law further, and to reach the principal as well as the deputy officers entrusted with the receipt of the public money, He therefore moved for leave to bring in the Bill

The Speaker suggested to the right hon. baronet, that the regular course of proceeding in such cases, was to move for leave to bring in a Bill for the better prevention of frauds and embezzlements in such cases, and leave it for the Committee on the Bill to insert the punishment to be inflicted on offenders.

Sir John Newport amended his motion.

Mr. Foster wished to apprize the right fron. baronet that he had a Bill in contemplation, which he intended shortly to introduce, and which, besides embracing all the objects of the Bill now proposed, would extend much further. He therefore wished the right hon. baronet to postpone the introduction of his Bill until the other should come before the house: if, however he wished to persevere, there would be no negative to his motion.

Sir John Newport said, it would be time enough to withdraw his Bill, when he should find that his objects were answered by the Bill now announced. It had been already provided by a regulation, that no greater sum should remain in the hands of any collector than 300l., notwithstanding which, it was found that there had been left in the charge of one officer upwards of 30,000l; and recently, the collector of Cork, Mr. O Connor, had embezzled 23,000l.

Sir Arthur Wellesley admited that the collector of Cork had embezzled this sum; but it was the collection of only one week; and he cloped at the moment that a commissioner was sent down to enquire the reason of his delaying his payments.—Leave was given to bring in the Bill.

[Mr. Beresford's Complaint against MORNING POST.] Mr. Beresford rose and said, that as he seldom troubled the house, he hoped for their indulgence while he stated a circumstance which regarded their Privileges. If he had asserted any thing in that house respecting any member which he knew to be founded, he should be one of the last to retract his words; and if, on the other hand, any words were imputed to him, which were hurtful to the feelings of any member, and which he had not employed, he should hold it extremely unmanly to omit the first opportunity of satisfying the feelings of such member by a candid explanation. In the Morning Post of this day there appeared a statement of the proceedings of the Committee last night, in which words were imputed to him, reflecting on the conduct of an hon, gent, which he certainly never uttered. The words were these :- " Mr. "Beresford, addressing himself to Mr. "Wardie, said, he could not refrain from

" hon member's conduct in reference to " him from the commencement of this " inquity. He considered it unhandsome " and ungentlemanly. Upon this, some " smart retorts passed between Mr. War-" dle and Mr. Beresford." Mr. Beresford thought it quite unnecessary for him to appeal to the recollection of the house whether he had ever addressed any such words to the hon. gent. In fact, none such were uftered by him: and he should have felt it extremely unmanly not to take the first opportunity of making this explanation, in order to remove any impression which such a publication might make, on that hon, gent.'s feelings. It was a gross misrepresentation, and therefore he should move, "That the printer of the Paper in question should appear at the bar to-morrow in the custody of the ser-jeant at arms."

The Speaker said that the course usual on such occasions was to give in the Paper containing the misrepresentation to be read by the clerk; and then to move that the printer do appear at the bar on a future day.

Mr. Beresford accordingly gave in the Paper, when the passage was read by the clerk. Mr. B. then said it was not his wish, from any personal feeling, to proceed to extremities with the printer in this case: he had merely taken up the matter as a gross and mischievous breach of the privileges of the house. He would rather leave it to their discretion; but, if they encouraged him, he would repeat his motion.

The Speuker said, if the hon, gent did not wish to make any formal complaint, it would be best to hold the business over in suspense, in order to see whether the party persisted in statements of the same colour and tendency; and therefore he suggested that the subject should be further considered on Monday sennight.

—Mr. Beresford acquiesced.

Lord Folkestone seconded this latter proposition, and rose to bear his testimony, in the absence of his hon. friend (Mr. Wardle,) that the words in question had not been used, and that the feelings of his hon. friend were in no respect aggrieved. The noble lord approved of the course proposed to be adopted, and acknowledged the handsome and honourable manner in which the hon gent. had taken up the subject.

"Wardle, said, he could not refrain from Mr. N. Culvett did not object to the allimed verting on several parts of the motion; but at the same time observed,

alightly passed over, and particularly in the house when this business was inwith respect to the liberties taken with troduced; but from what he understood, the speeches of members of that house.

served, that if an hon, member had brought brought to the bar, to answer for his conforward a complaint of this nature, and duct. Asto the liberty of the press, he himinsisted upon punishment for a breach of self had been bred up in principles which privilege, he could not see how the house could refrain from cutertaining the subday, in which there was a most complete misrepresentation, with respect to a material part of the statement which he had made to the Committee, in the affair of the Note which purported to be that of the D. of Y. But, as he was aware that this misrepresentation was altogether unintentional, he had not felt sore on the subject.

Mr. W. Smith agreed with what had fallen from the right hon, gent, except in so far as he seemed to consider the pressure upon any particular member as the measure of punishment. A member might feel himself severely aggrieved, and from a proper sense of his own dignity, propose a severe punishment, when the house might see reason to dispose of the matter in a very different way. The person who made the misrepresentation might be wholly unconscious that he did so, and might have no idea of the mischief that might result from it; but, at the same time, had it been thought fit to call the parties to the bar, and to give them such reprimand as the nature of the case might require, he did not see that the parties themselves would have had any right to complain. This, he believed, would not injure the liberty of the press, for which none could be a more strenuous advocate than he was. He, however, thought the course at present proposed perfectly proper, and fully agreed, that while the publication of the proceedings of the house were connived at, and he hoped it

the press had of late been carried to such tive of the happiest consequences to the lengths, and the misrepresentations of the country, in promoting inquiries which proceedings in that house, both collectively otherwise would never be instituted. The and individually, had for some time been right hon, gent had said, that the priviso frequent, that it was time for the house leges of the house were equal to their own to come to some understanding on the protection; but he never knew from any in-

that these things, in general, were too subject. He regretted, that he was not he agreed with the last hon, gent, in The Chancellor of the Exchequer ob- thinking that the printer ought to be taught him to view it as the palladium of British liberty; but he thought that from ject, and proceeding to punishment. But a laxity of discipline in the exercise of under all the circumstances it must be al- that liberty, of late so much licentiouslowed, that it was scarcely possible but ness had crept in, as to call for some effecthere must sometimes be mistakes. A .tual check to its progress. He did not paper had been put into his hands this feet a wish to introduce any new law or statute on the subject, but merely a vigilant exercise of the laws already in existence. As to the encroachments which had been made upon the privileges of that house by the publication of its proceedings, he was not one of those who wished for any rigorous exertion of their powers in that respect; but he thought, at least, that those who took upon them to infringe those privileges, by publishing the proceedings of the house, should be responsible for their misrepresentations, whether intentional or otherwise. The rules of the house ought not to be violated: trivial mistakes might be passed over, because, otherwise, inquiries would be endless; but where such serious complaints as the present were made, he thought the printer should be called to the bar and punished.

Mr. Whitbread rose, and said he could not agree with the principle laid down by the right hon. gent. who spoke last, of acting with rigour in the case of an unintentional misrepresentation of what had passed in that house. The mischief arising from such errors was nothing in comparison with the good which the country derived from the publication of the substance of what was spoken by members within those walls. This was not the first time of late that the right hon. gent. (Mr. Yorke) had expressed his disapprobation of the licentiousness of the press; but before the right hon. gent. complained of that licentiousness, in respect to the publications to which he had before alluded, it should be would always be connived at, unintentional proved that they were libels, and unmistakes ought to meet with indulgence. founded in truth. On the contrary, those Mr. Yorke thought that the liberty of Mr. Yorke thought that the liberty of publications complained of were produc-

stance of the nature new under discussion. wherein those privileges were exerted, that the least good ensued. The right hon. gent. complained of laxity in discipline towards the press of late: it did not appear, however, that the law officers of the crown had been remiss in their duty, if he looked to the numerous prosecutions for libels which were carrying on; nor was it at all evident, that the courts of law had been criminally lenient in awarding their punishments. Mr. Whitbread then expressed a wish, that the Chancellor of the Exchequer, in order to obviate a mistake which appeared in his Narrative last night, by the insertion of the word not, would insert the whole of that Narrative upon the Minutes, as he for one was happy to acknowledge that Narrative to be a complete and faithful picture of the proofs he afterwards adduced.

Mr. Yorke denied that he had ever said that any new laws were necessary to restrain the freedom of the press.

Mr. Whithread said that he might have misconceived the right hon. gent. but that he understood him both on this and a former occasion to have said something to that effect.

Mr. Bathurst thought the insertion on the minutes of the Narrative alluded to would be an irregular processing; but with respect to what had been said of the Liberty of the Press, though he was one of those who wished to support it when genaine, he could not avoid observing the recent notoriety of its licentiousness; and if public bodies allowed their proceedings to be misrepresented, it was impossible to say where that licentiousness would stop. He deprecated the severity with which the hon gent. who last spoke had adverted, though obliquely, to the conduct of the Law Officers of the Crown, and Judges of the land, in prosecuting and punishing libellers. If men were guilty of criminal acts, there were public tribunals in the country to which recourse might be had for justice against them; but if persons were permitted to take vengeance into their own hands, by publishing their accusations in preference, it was impossible to say where the mischief would terminate. This had been the case in some recent libellous publications, the authors of which were the sources whence some gentlemen had derived the grounds of their Charges, and yet they could make nothing of the proofs those persons were able to furnish.

The Chencellor of the Excheduce, in answer to what had fallen from Mr. Whithead, said, it would be an irregular proceeding to enter upon the Minutes of the Committee, the whole of the Narrative, by which he had felt it necessary to introduce the complicated circumstances afterwards produced in evidence respecting col. Hamilton and capt. Sandon. Whatever facts were within his own knowledge, he was ready to state if examined, and his answers would be the most regular form in which the subject could appear in the Minutes.

On the question that the debate on this subject should be postponed to Monday

se'nnight,

The Attorney General rose. He said that an hon. gent. opposite (Mr. Whitbread) had been pleased to declare, that the present law officers of the crown had not been remiss in entering into prosecutions for Libels. That term, well worked up and sent abroad, might produce a very different sentiment in the public mind. Indeed, he himself could not avoid supposing it possible, that by "not remiss" the hon. gent. intended to imply that they had been more than properly diligent. Whether he meant so or not he did not know, but the words were capable of that construction, and would, he had no doubt, receive that construction from some of those, respecting whose conduct a complaint was then before the house. Certainly, what the honourable gentleman had said was not intended for commendation; but he would appeal to every honourable gentleman in the house who had heard of the publications against which prosecutions had been instituted, and who had read a tenth part of the publications against which prosecutions might have been instituted, whether the law officers of the crown could with justice be accused of a disposition to prosecute too frequently. With respect to the judgments of the courts of justice, the hon. gent. had insinuated, and that not darkly, that they were severe. He fully believed, that the learned and upright judges of our courts, who had pronounced their sentences with deliberation and impartiality, would not want able defenders in the house of commons, if their conduct was fairly, properly, and manfully brought forward; but he did not think justice was done them, when general reflections were thus thrown out to be re-published by persons, on the conduct of some of whom their judgment had been passed; and this under

the authority of the hon. gent. that their judéments had been severe. He had not heard the hon. gent. specify any particular instances of severity. He dared to say that he would not do so; because the hon. gent. knew that if there was a just, legitimate, and constitutional ground of complaint against them, that was not the way in which it ought to be preferred. judgments, he was well convinced, would stand the most severe investigation of the public or of any individual, but then that inquiry ought to be definite; it should be marked with precision what was complained of, in order to give those against whom the complaint was made some proper opportunity to defend themselves. They ought not to be driven, as they might be driven, by the way in which the hon. gent.'s speech would probably be introduced in some of the news-papers, either to submit silently to calumny, or to descend to what he was sure they never would descend to; namely, to defend themselves by channels similar to those by which they were attacked.

Mr. Whitbrend: I rise only to say that I am ready and willing, if it be consistent with the forms of the house, to state to what particular judgments I have alluded.

Mr. Sec. Canning was astonished that— Lord Porchester spoke to order. He conceived that the house had, for a considerable time, swerved from the object before them. It was perfectly disorderly thus to prolong this debate, or to enter into any examination of the conduct of the courts of justice.

Mr. Secretary Canning, in his own conception, was strictly in order. He had entered the house a considerable time after the commencement of the discussion, but he understood that it began with a complaint on the part of an hon. member, of a misrepresentation of his sentiments in a newspaper of the day; that that occasioned a dissertation on the Liberty of the Press; that that produced a censure of the prosecutions for libels; and that that caused, what it was very natural to cause, a recommendation to the hon. gent. opposite, from his hon, and learned friend, that if he complained of the administration of justice, in that house, to do so, not incidentally, or by implication, but in that grave and serious manner which so important a subject demanded. The hon. gent. had received a very just admonition from his hon. and learned friend, and he had risen to join his admonition.

Lord Folkestone spoke to ofder. It was certainly very irregular for one hou, member thus to talk of admonishing another.

The Speaker decided, that as the debate had taken such a turn, Mr. Canning was strictly in order, and that the noble lord was not warranted in his objection.

Lord Folkestone, said, that after what had fallen from the chair, he could not but apprehend that he had been misunderstood. He had not complained of the turn which the debate had taken; he had complained of the right hon. gent. having talked of admonishing an hon. member; and that this was not a casual expression was evident, by the word "admonition" having been twice used in a very warm manner by the right hon. gent. Was it regular to permit one hon. member to rise merely for the purpose of admonishing another?

The Speaker was not aware that he was called upon nicely to measure and weigh every expression that might chance to be used in debate, or that his duty demanded his interference, unless he felt strongly that any personal disrespect was intended.

Mr. Secretary Canning declared, that he had never risen with less warmth than he had this evening. He had little or nothing to add to that which he had already said. Whether the hon. gent. complained generally of the administration of justice, or whether, as it appeared by his subsequent statement, he complained of any particular instance of mal-administration, the subject was one which it was perfectly fitting for a member to introduce to the house; but then, he dare not venture to say he would admonish, but he would suggest to the hon. gent. that it ought to be done with the utmost gravity and deliberation, and not incidentally in such a debate as the present. Whenever the hon. gent. might think proper to bring the discussion forward, he had no doubt that the venerable judges whom he accused would find able defenders in that house, amply provided with both the means and the inclination to do them justice.

Mr. Whabread assured the right hon. gent. that he should be always happy to hear any thing from him in the way of admonition; in the present instance, however, it was quite unnecessary. He had not accused the Judges of too great severity, but he had said they could not be accused of lenity in their sentences, on those who had been convicted of supporting the licentiousness of the press. He had also said, that too severe judgments would only pro-

duce the centrary effect to that which was intended. If he had intended to animadvert on the Judges, he would have done it directly, by bringing forward a charge in the regular manner.—As to the right hon. Secretary, he would doubly thank him, if, as to night, he would always openly state to whom he alluded, and not merely utter an insinuation which left its meaning in doubt.

The further consideration of this subject was postponed to Monday se'nnight.

[CONDUCT OF THE DUKE OF YORK.] The house having resolved itself into a Committee to inquire further into the Conduct of

h. r. h. the Duke of York;

Mr. Wharton stated to the Committee, that he, as their Chairman, had received a letter from lieut. col. Tucker on the subject of this Inquiry, which he would beg leave to read to the Committee.—[Here the letter, which will be found at p. 824.

was read.]

Sir A. Wellesley rose for the purpose of paying a just tribute to the talents and services of the officer in question. He had known him particularly well in Portugal, and certainly esteemed him a very meritorious officer. He was the more willing to state this, as he had many communica. tions with that officer's family; and he believed, that at the time col. Tucker was about to be promoted, several applications had been made to him offering him advancement, by money-brokers, which that officer spurned at with becoming contempt. He knew that col. Tucker got his promotions properly, and all by brevet rank.

Earl Temple was happy to add his mite to the applause of the gallant general as to the brother who had fallen, and he was sure the same justice would be done to the living brother. He would afterwards move that the Letter should be entered on the

Minutes.

Lord Folkestone was inclined perfectly to coincide with the opinions of those who had preceded him as to the merits of the two officers; he apprehended the name of Tucker had been placed in the evidence improperly for that of Trotter.

improperly for that of Trutter.
Sir T. Turton objected to the Letter's being entered on the Minutes, as it could

not possibly be evidence.

The Chancellor of the Exchequer thought that no objection could be urged except as to the identity of the writing; many letters had been put on the Minutes on as slight grounds.

Mr. Starges Bourne said, that one serious

charge (that of col. French) was entirely grounded on similar evidence.

Earl Temple thought that if the writing was first proved the difficulty would be done away.

This was deferred until some person was to be found who could prove the writing.

Mr. Wardle wished here to read a Letter which he had received from Miss Taylor relative to her testimony:—"Sir—Mrs. "Hovenden has chosen to draw some inferences unfavourable to me in her evidence. I have only to say, that she visited me once at Bayswater and once at Dalby Terrace. She has said she would mot place her daughter under my care. "I do not know whether she would do that or not: but I know she sent her niece, of the age of 14 years, on a visit to me. (Signed) Anne Taylor."—

Mr. Wardle did not desire this to be

placed upon the Minutes.

Mr. W. Smith wished to know whether the hon member intended to found any proceeding upon the letter of Miss Taylor; he thought her case was a peculiarly hard one; he did not see why any shadow of disgrace should attach to her (cries of Hear! and Order!). I should imagine (said Mr. Smith) that when any man rises in this house to advocate the cause of an unprotected female, he should be suffered to proceed.

The Chancellor of the Exchequer thought the hon. gent. was proceeding in a disorderly course. If he thought Miss Taylor had been treated severely, he should have noticed it at the time, and not now, after such an interval: if this proceeding was allowed, the consequences would be that those who were accused must defend themselves, and thus the time of the house

would be wasted.

Mr. W. Smith thought that the time of Miss Taylor's letter being read was the most proper for him to make his remark on the subject, and he only wished to know whether any proceeding was intended to be founded on her letter: however, as the house did not seem inclined to entertain the subject, he was not anxious to press it,

Colonel GORDON was called in, and examined.

(By the Chancellor of the Exchequer.)

I need not ask you whether you are acquainted with the D. of Y.'s hand-writing? I certainly am.

Look at that paper [the short note spoken to by Mrs. C. last night] the outside and the in-

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have formed my opinion apon it.

State to the committee your opinion.-The utmost I can say is, that it bears a very strong resemblance to h. r. h.'s hand-writing, but whether it is or is not I cannot take upon myself to

You speak to the inside of the note, when you make that observation? To both inside and outside.

(By Mr. H. Martin.)

Have you any reason to doubt that it is the Duke's hand-writing? I do not think that I can, consistently with my own honour, give a stronger opinion than that which I have alfeady giveh.

(By Lord Folkestone.)

Are those letters the hand-writing of the D. of Y.? I think that is the hand-writing of the D. of Y. [a letter respecting general Clavering]; I am of the same opinion with respect to the other.

I observe that you gave your opinion with respect to the first letter, on a comparison with other papers in your possession, and that you did not compare the two last letters that were shewn to you with those other papers; for what teason did you make the comparison in the one case, and not in the other? The papers with which I-compared the first scrap of writing, were letters that I have received from the D. of Y. in 1804, 5, 6, 7, and 8, which convinced me that the D. of Y. varies very little in his handwriting; I thought it necessary to make a very accurate comparison of the first paper, when so small a scrap of writing was produced to me, and I found that that scrap of writing, as I said before, hore a strong resemblance to the D. of Y.'s hand-writing; in looking over the two last letters, each of which contained two or three pages of writing, I thought it quite unnecessary to make any such comparison.

Was the opinion which you formed with respect to that writing on that scrap of paper, formed in consequence of your knowledge of the D. of Y.'s writing, or merely from the comparison which you made? From both.

(By Mr. H. Martin.)

If a letter of the same hand-writing as that which you call the scrap of paper, had been addressed to you, and received by you, should you have hesitated to act upon it? I observe I observe that scrap of paper had no signature affixed to it, I therefore would not act upon it.

(By Mr. Creevey.)

If that scrap of paper had had the D. of Y.'s signature affixed to it, would you have acted upon it? If that scrap of paper had had the signature of the D. of Y. affixed to it, I would have acted upon it.

. (By Mr. H. Martin.)

ade [Colonel Gordon looked at the letter.] | paper is written, there had been the highesture of Frederick, of the same hand-writing, would you have acted upon it? Unless I saw the handwriting in which Frederick was written, I cannot possibly answer that question.

The Witness was directed to withdraw.

General BROWNRIGG was called in, and examined.

(By the Chancellor of the Exchequer.)

Look at that paper which will be put into your hand [the short note], and suy, whether you believe it to be the writing of the D. of Y. Have you formed any opinion of that handwriting? I think it resembles the D. of Y.'s hand-writing, but I cannot positively say it is his hand-writing. [The letter respecting gen. Clavering being shewn to gen. Brownrigg]. This is certainly like the D. of Y.'s hand-writing, that I have now looked at; but I do not think the address is: the address is not like his royal highness's writing.

Do you believe it is his hand-writing? It is so like his hand-writing, that I should conclude it is; I speak of the letter, dated Sandgate, August 24, 1804. [The other letter produced by Mrs. C. was shewn to gen. Brownrigg] This letter is also like the D. of Y.'s writing.

What is your opinion upon it; do you believe that to be his writing? I do believe it to be his hand-writing; it is so like it, that I conclude it to be his writing; and this letter, dated the 4th of August 1305, is not at all like his hand-writing; I should not suppose it is.

Look at the short note; look over leaf; what is your opinion of that; what do you helieve respecting that? My opinion is, that it is not so like the D. of Y.'s hand-writing as the others; it does not resemble the D. of Y.'s hand-writing in the same degree that the others do; there certainly does appear to me a similarity be-tween the Duke's writing and this; yet I cannot speak so positively as to its being his writing as I do to the others; I cannot speak so decidedly.

Is the direction of that note more or less like the D. of Y.'s hand-writing than the direction of the other notes you speak to? I think it is more like it; I think the address appears to be written in the same hand as the inside; the address is written in a better hand, it is written fairer and more distinctly.

From your observation of the hand-writing of the short note, do you or do you not believe it to be the hand writing of h. r. h. l I certainly do not believe it to be the hand-writing of the D. of Y., that is to say, I could not awenr it was the D. of Y.'s hand-writing.

(By Mr. H. Martin.)

If the D. of Y.'s signature had been to that note, would you have acted upon it? I really think I should, looking at it cursorily, as I should in reading a short note from the D. of Y, and without having any suspicion that it If, in the same hand is which that scrap of could not be the D: of Y's hand-writing, I very probably should have acted upon it, if his signature had been to it.

(By Lord Folkestone.)

In this case, what gave you any suspicion that that could not be the D. of Y.'s writing? Be cause I happened to be in the house of commens last night, and heard this Note made matter of question in the house; that is my

Are the committee to understand, that you do not believe that note to be the hand-writing of the D. of Y. ? I can only repeat what I have before said in answer to the same question; I think I have already answered that question in my last answer but one.

[The Witness was directed to withdraw.

Colonel GORDON was again called in, and examined.

(By Lord Folkestone.)

Did you ever hear that there was any suspicion raised respecting the small note which was lately put into your hand, whether it was the D. of Y.'s hand-writing or not, before you were examined at the bar upon that subject? Cer-

tainly I have.

When and where? The best way for me to proceed is to tell the thing exactly as it happened from the beginning to the end. I think last Saturday week about half past ten at night, the D. of Y. and Mr. Adam called at my house; I had been extremely fatigued and was going to bed; I was undressed; I went in my undress into the room where were the D. of Y. and Mr. Adam; the first word that was said to me was by the D. of Y., and I think the words were these; "Here is a very extraordinary business; here is a forgery." Upon which Mr. Adam related to me, that capt. Sandon and col. Hamilton had come to town; that col. Hamilton had called upon him, and told him, that he had seen a note of the D. of Y.'s in the possession of capt. Sandon. After some further conversation, more general upon this point and others connected with it, it was determined that I should desire col. Hamilton to call at the Horse Guards the next day at one o'clock, to meet Mr. Adam; I did do so, and the next day at one o'clock the messenger brought word to me that col. Hamilton was waiting in the usual waiting room; Mr. Adam went out to him, and that is all that I can speak as to this note, of my own knowledge.

Do you mean to state, that the suspicion which you had heard of, respecting this note, was an expression of the D. of Y. respecting a

forgery? Certainly.

How do you know that this is the same note to which the D. of Y. alluded? I really do not know any thing about it, I never heard of any

other note.

Have you ever heard of that note from that time to this? Yes, I have. In continuation of what passed on Sunday, I think, I may state that I went the next day, the Monday or Tues-Vol. XII.

day, to the Chancellar of the Eachequer, and I had further conversation upon this very note, but I think merely recapitulation of what I have already stated to this committee.

Have you had any other conversation about this note since that time, with any person? I have carefully avoided any conversation upon it ; shut I think the other evening, three or four evenings ago, waiting in the room above stairs with col. Hamilton, some conversation, very general, arose upon the subject of this note; but it was so very general, so very loose, (for, as I have mentioned before, I carefully avoided interfering in it) that I can only bring to my recollection that some conversation did arise.

Have you had any conversation whatever, respecting that note, but this which you have mentioned? I think I mentioned the subject in strict confidence to gen. Alexander Hope, and also to gen. Brownrigg, perhaps to Mr. W. Harrison, with whom I communicate confidentially; beyond that, I do not think that I have.

What was it that you stated to those gentlemen? I must have stated to them pretty nearly the very same words that I have stated to this committee, as nearly as I can recollect, nor more nor less.

Did you see any copy of this note? Yes,

I did.

When was that?—I think it was the same evening that the D. of Y. and Mr. Adam called

In whose possession was it, Mr. Adam's, or the D. of Y.'s? I think it was in the possession of Mr. Adam.

Have you had any conversation with the D. of Y. upon that subject since that evening? Yes, I have.

When was that? I have had frequent con-

versations with him upon it.

Detail those conversations as nearly as you can? I think a detail of those conversations would be little more than repetition of the D. of Y.'s assertion, that he thought the thing was

a forgery. When was the last conversation you had with the D. of Y. upon that subject? I will repeat the last conversation, I think, which took place this morning about half past ten o'clock, when I went to the D. of Y. at my usual hour of business; the first word the D. of Y. said to me this morning was, ' As you are to be called upon to answer certain questions in the house this night, I will not speak to you one word upon the subject.' I said, Sir, 'I have been told that I am summoned to speak upon the ubject of the Note, to prove the hand-writing, there therefore can be no difficulty upon the part of your royal highness in making any communication to me that you think fit, as usual." The D. of Y. I think, said, I can only state what I have stated to you before, I have no knowledge of the thing, and I believe it to be a

orgery.
Was that likewise the substance of the other frequent conversations you have had with the D. of Y. upon this subject? Certainly the sub-

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stance; and, as nearly as I can recollect, the words.

[The Witness was directed to withdraw.

Mr. ANDREW DICKIE was called in and examined.

(By the Chancellor of the Exchequer.)

You are a Clerk at Messrs, Coutts's.—I am. Did you ever see h. r. h. the Duke of York write? I have seen him sign his name many 'times, " Frederick."

Did you ever see him write any thing beyond his name? I have seen him frank a letter.

The two letters being shewn to the Witness Do you think yourself sufficiently acquainted with h. r. h.'s hand, to be able to form any satisfactory opinion upon the letters shewn to you? It hears a similarity; but without the signature being to it, I cannot speak to its being h. r. h.'s hand-writing.

Major General ALEX. HOPE, a member of the house, attending in his place; the short Note was shewn to him, and he was examined.

(By the Chancellor of the Exchequer.)

Have you observed that, note? I have; it appears to me like the hand-writing of the D. of York; but to state whether it really is or is not, is what I cannot undertake to say.

[The letter dated Sandgute being shown to general Hope] I apply the same answer to that is to the note, only that I certainly should say that I could speak more positively, I think, to that than to the note; but I must always qualify what I say, that it is a shade of difference only, I could not say positively that it is or is not; but certainly the letter appears to strike my mind more forcibly as the hand-writing of the Duke of York than the note. [The other letter being shown to general Hope] I make the same answer as to the second letter.

(Ry Mr. Western.)

Does that shade of difference, which you state, give you a degree of belief that the letters are the hand-writing of the D. of Y. preferably to that of the note, arise from the quantity of writing there is in the letter, or from any difference in the hand-writing of the note and the letter?—I think it very possible it may arise from the quantity of the writing; it strikes me it seems more like the writing of h. r. h.'s; I do not feel able, certainly, to state the comparison between the characters of the note and letters; I spoke from a general impression, as it struck my eye.

General BROWNRIGG was again called in, and examined as follows:

(By Mr. Grenfell.)

. If you had not been in the house of com-

of that short note being the Duke of York's hand-writing? I certainly should, because I do not think that it is very like the Duke's writing.

[The Witness was directed to withdraw.

WILLIAM ADAM, esq. attending in his place, a Note was shewn to him, and he was examined.

(By the Chancellor of the Exchequer.)

What is your opinion of the hand-writing of that note? I think it is like the Duke of York's hand-writing; but I cannot positively say more than that. [The letters being shewn to Mr. Adam] The letter, dated Sandgate, is, in my opinion, in the hand-writing of the D. of Y.; I entertain the same opinion with regard to this letter, dated from Weymouth, as with respect to the last.

Do you mean that you speak more positively to the letters than you do to the note? I do.

(By Mr. Western)

Have you ever been told by the D. of Y. that the note at which you first looked was a forgery? Col. Gordon, in his testimony upon that subject, has given a very correct description of what I heard the D. of Y. say.

Did the Duke of York represent to you that note in the same light in which he represented it to col. Gordon, namely that it was a forgery? When I first made the communication to the D. of Y. on Saturday evening the 4th February, he declared without hesitation that he had no recollection whatever of such a note, and that it must be a forgery. When I went with him to Mr. Percevai's that evening, he made an asseveration precisely to the same effect; and afterwards when I went from Mr. Percevai's to Col. Gordon's, he made the asseveration at col. Gordon's, which col. Gordon has already given in evidence.

(By Lord Folkestone.)

Are those the only occasions on which the D. of Y. has informed you that that note was a forgery? Of course, I have had repeated conversations with his royal highness upon the matter now depending before the house, and in the course of those conversations, without being able to specify the particular time, h. r. h. has held the same language.

You have stated, that you thought the writing of the note was like the writing of the D. of Y.; do you perceive in the formation of the characte of that note, any thing unlike the writing of the D. of York? I cannot say that in the formation of the character, I perceive any thing unlike the writing of the D. of Y.; but from the shortness of the note, and from there not being a possibility of correcting judgment with respect to hand-writing, by the general appearance of it, which takes place in a long letter, I am incapable of speaking with the same positiveness with respect to that, as with respect to the letters.

Mr. ANDREW DICKIE was again called in, and examined.

(By Mr. J. Smith.)

What situation do you hold in Messrs. Coutts' house. ? Principal clerk.

Are you not, or were you not in the habit lately of accepting bills for that house? I have been for a considerable time.

Are you not therefore in the habit of observing with great attention upon the handwriting of individuals who are connected with Messrs. Coutts and Company? I am in general, but there is a clerk in our house who is more conversant in the signatures of the different customers, who examines the signatures before the bills are brought to me to accept.

Is it not occasionally your business to ascertain the genuineness of hand-writing.? No.

Have you ever seen any draft filled up as well as signed, by the Commander in Chief? I have seen drafts signed by the Commander in Chief, but as to the filling up, I cannot pretend to say.

The Note and the Letters being shown to the Watness, Do you see any difference in the hand-writing of that note and those two letters, and if you do, what is that difference? There seems a little difference in the note; it strikes me that it is not so like the Duke's, I think, as the others.

Explain in what that difference consists. Being smaller, and not like the others in point of letter-writing.

(By Mr. W. Smith.)

Did you put in the words " not so like the Duke's?" What I meant by that is this; two letters were laid before me, and I am asked whether I conceive them to be the Duke's writing or not; I conceive the note not to be so much like.

Did you insert the words " not so like the " Duke's?" I beg to alter that; not so like as those two letters which were shewn to me,

purporting to be the Duke's.

Have you not stated, that you had never seen so much even as a draft filled up by the Duke? To my knowledge, I have seen h. r. h.'s signature, but I never saw h. r. h. fill up a draft; but I am not the cashier of Messrs. Coutts's house.

Do you conceive yourself competent to say, except in the article of signature, whether the letter is like the Duke's hand-writing or not? I am not sufficiently conversant in h. r. h.'s letter hand-writing.

[The Witness was directed to withdraw.]

Mr. BENJAMIN TOWN was called in, and examined.

(By the Chancellor of the Exchequer.)

Where do you live? In Bond-street, In what business are you? An artist. In what hue? A velvet painter.

Are you acquainted with Mrs. Clarke? Yes Were you acquainted with her when she lived in Gloucester-place? Yes.

Do you ever recollect having heard her say any thing respecting hand-writing? Yes. .

Upon what occasion, and what was it that she said? In the course of conversation she observed she could forge the Duke's name, and she had done it, and she shewed it no upon a piece of blank paper, and I could not tell the difference between the Duke's and her

What led her to make this observation? That I cannot recollect.

What was your husiness with her at the time of this conversation? I gave her a lesson that morning in the art of painting.

Have you attended her for any time, to

teach her the art of painting? Yes.

Did the observation at all arise out of the painting and the lesson that you were giving ? I do not rightly comprehend you.

Did the observation she made to you arise out of the subject that was before you, the lesson you were giving? No, there was writ?

ing on the table, some papers.

What led her to make that observation? That I cannot recollect.

Was that all that she said? That was all.

Did you ever see her imitating any handwriting? None but that that I have mentioned before; she showed me the Dake's writing, which she said it was; I cannot say whether it was or not.

Did she imitate it in your presence? She

Had she been drawing at that time? Yes. Did she say any thing about her proficiency in the art? No.

Do you mean that she only introduced the observation, that she could forge the D. of Y.'s hand-writing, and immediately imitated it in your presence? She did.

Did you make any observation upon it?

What observation did you make? That it was a serious matter.

What did she say upon that, or did she say any thing? She laughed.

Did she say any thing? She did not.

(By Sir Thomas Turton.)

You say Mrs. C. produced the signature of h. r. h. the De of Y.; did you ever see any where else the signature of the D. of Y.? No.

Was the signature at the bottom of a letter, or was it by itself? That which was shewn for the Duke's was on a square piece of paper; what it was I cannot say that was written.

Did you read any part of that writing? I

Are you sure that the signature which you state to be the signature of the D. of Y. was not written by Mrs. C.? It was shewn to me for the Duke's, I cannot say whether she, wrote it or not.

(By Lord Folkecstone.)

What was the word or words which you believe to be the Duke's signature, which Mrs. C. imitated? She observed that the Duke signed his name three ways, Frederick, York, and Albany; and which of the three I cannot positively say, it was one of those three I am

You are not certain whether it was Frederick, whether it was York, or whether it was Albany? I cannot positively say, but it was one of them.

(By Mr. Sumner.)

What branch of painting do you profes to teach? Flowers, landscape, figures, and fruit.

In your instructions to your pupils, do you ever teach them to draw letters in any particular way, with flourishes and flowers, or any thing of that kind? Yes, I do.

Should you know the writing, if you were to see it, which resembled that which Mrs. C. wrote in imitation of the D. of Y.'s? No, I mould not. The one that she copied from, the one that she shewed me, that she said was the Duke's, I should know if I was to see it.

Did Mrs. C. state that she could imitate the D. of Y.'s signature only, or his hand-writing in general? She only observed his signature.

(By Mr. Barhum.)

From the attention to formation of letters in regard to your art, you probably can speak to what sort of hand it was that was shewn to you as the D. of Y.'s; was it a small hand, or large one? It was a small hand.

Was it a flourishing hand, or a plain one?

A plain band.

You mentioned, I think, that Mrs. C. told you she could imitate the D. of Y.'s hand-writing? She did, and she shewed it me on

a square piece of paper.
"Ine word was " imitate?" No, " forge." Were you much in the confidence of Mrs.

You were not at all in the confidence of Mrs. C. when she shewed you how she could forge the Duke's hand? No.

(By the Chancellor of the Eschequer.)

To whom did you first communicate this fact, of having heard Mrs. C. make use of these expressions? Lady Haggerstone.

At what time? She was taking a lesson. How long ago? I look upon it to be about three weeks, or more; I cannot say to the time positively; I look upon it to be three weeks, or rather better.

Had any body applied to you, to ask whether you could give this information, or did you, of your own accord, voluntarily mention it first to lady Haggerstone? It was in the course of conversation; she was observing one thing and the other, and she brought up the Duke's affair, the business concerting the Duke; and I suppose ludy Haggerstone had meficioned it

somewhere, and therefore I was called up to give evidence.

Is it the impression upon your mind, that Mrs. C. had great facility in imitating handwriting? Yes, the Duke's hand, that that was shewn to me for the Duke's.

You have said, that in your presence, Mrs. C. upon a piece of paper, copied the signature, as you supposed, of the D, of Y. which was so exactly similar, that you could not tell the difference; do you mean to say, you conceived Mrs. C. was equal to imitating hand-writings with great ease? She copied that extremely well, as I thought; I never saw her copy uny other writing.

(By Mr. Bathurst.)

How long is it since you gave any lesson to Mis. C. the last time? I cannot say, without referring to my book.

Did you and she part on good terms? She is

in my debt.

Was there ever any quarrel or animosity between you upon any subject? None whatever.

Did you never question her about paying your debt? Yes.

Had you ever any dispute upon that subject? None whatever.

Has she paid you all that is due to you? No.

Had you any conversation with Mrs. C. about a loan of money? Yes.

State the substance of that conversation tothe committee. She said the Duke wished a sum of money; she begged of me to inquire of Mr. Abraham Goldsmid, if he would; he said he was no money-lender.

Did you ever say that a person of the name of Jew King was to lend him money? She requested of me to go to Jew King.

[The Witness was directed to withdraw.]

Mr. JAMES BREWER was called in, and a Letter being shewn to the Witness, he was examined.

(By Earl Temple.)

Do you know that to be the hand-writing of lieut. col. John Tucker? It is.

You have seen him write? Very frequently. A letter from Colonel Tucker to the Chairman of the Committee was read.

Adjutant General's office,

(Public.) Edinburgh, Feb. 12, 1809. "Sir; Having perceived, with considerable " regret, that the name of my lamented bro-"ther, who was lately lost in his Majesty's " sloop Primrose, has been brought forward by "Mrs. Clarke, in her examination before the "honourable House of Commons, I trust you "will excuse my addressing you, with a view to remove any impression from the public, "that either he or myself have obtained our " promotion, at any time, through the means " of undue or improper influence; for which " purpose I hope I may be permitted to state " fasts without incurring the imputation of

presumption or vanity. My brother's military career was commenced in 1790 in India, where he served during the campaign of " marquis Cornwallis in that country. He subsequently served in Egypt, as major of brigade to it. general sir David Baird, through whose friendship and good opinion he obtained the brevet rank which he held in the service: that of major was conferred upon him in consequence of his situation as de-" puty adjutunt general to the forces employed under sir David Baird, at the capture of the Cape of Good Hope; and that of lieutenantcolonel was obtained for him by the same excellent officer, on their return from the " Cape. He had obtained an effective majority " a few weeks prior to his melancholy and la-" mented fate, having served as ossistant adju-" tant general in Zcaland, and as deputy adju-" tant general to the army under sir Arthur " Wellesley in Portugal.

"Of his merits as an officer, many distinguished members of the honourable house are able to speak; and, I doubt not, will do justice to his memory and character.

"With respect to my own promotion, I can "solemuly declare, that I have obtained it in "regular regimental succession, by purchase," with the exception of my ensigncy and lieutenancy, which were given to me, and the brevet rank of lieut. colonel, which I received, in consequence of having been selected by sir Samuel Auchmuty, to be the bearer of his "dispatches, announcing the reduction of Monte Video, in South America, by assault, on the 3d of February, 1807. I have had the honour of serving, as a volunteer, on several expeditions, and I feel confident that I have used every endeavour to merit the favours which my gracious sovereign has deigned to confer upon me.

"I feel it due to my deceased brother, and to myself, to make this communication to you, being solicitous that my brother officers may not be induced to believe, from the decease claration of Mrs. Clarke, that any undue or improper influence has, in the least degree, tended to procure rank to either: and, as my feelings are naturally interested on this unpleasant subject, I earnestly request that you will have the goodness to cause this statement to be made as public as possible. Trusting to your liberality, I have the henour to be, Sir, Your most obedient and humble servant, John G. P. Tucker, Lt. Colonel. "To the Honourable the Chairman

of the Committee, &c. &c."

The Chancellor of the Exchequer rose, before the Committee should proceed to the examination of the Letters which had been submitted to a Committee last night, to make a statement, which would serve as an answer to a question put on a former night by an hon. member of that House. The question referred to the expence which the D. of Y. had incurred for the

maintenance of the establishment for Mrs. C. in Gloucester-place. As far as he was enabled to inquire, no accurate account could be made out of the total amount of There were many, that expenditure. items, however, capable of distinct proof. which he had been enabled to collect, the aggregate of which would give the Committee some adequate idea of the actual Besides what had been state of the case. expended for the house and furniture, &c. it had been ascertained, by a reference to his royal highness's banker's books, that a sum of 5,570l. had been paid by drafts for the support of that establishment. He was also authorized to state, that his royal highness had at various times given to Mrs. C. divers additional sums, which he had at present no means of ascertaining. though of considerable amount. No one payment had been paid in Mrs. C.'s name during the whole continuance of her living under the protection of his royal highness. With regard to the drafts upon the banker, that point might be proved by evidence at the bar, or before a select committee if the Committee should be of opinion that it should be gone into: it would appear, from the evidence of the servant who was uniformly employed to take the drafts to the bank, and who, when he brought back the money to his royal highness, uniformly waited till his royal highness made it up in packages, or under covers, to he sent by the same servant to Mrs. C.'s With respect to the other sums paid by his royal highness on account of that establishment, they could easily be ascertained from the books of the various tradesmen, and other persons who supplied the furniture, jewels, plate, that had already been so often mentioned in that House, and wine. The whole sum paid from Jan. 1804 to May 1806, was 16,761l. If the Committee had a wish to go into the question, he was prepared to bring evidence to the bar to prove the statement. (A cry of No! No!) So far he was authorized to state, and he trusted that it would be a satisfactory answer to the question put to him by an hon. member on a former night, and remove any unfavourable impression that might have arisen from the supposition that only 1,000l. a year was allowed, as stated by the witness at the bar, for the support of the establishment in Gloucester-place.

Mr. Cripps returned thanks to the right hon, gent, for the attention which he had haid to the question put by him on a

former night. Every gentleman must be convinced, that whatever might be the result of this investigation, it was desirable to obviate, if possible, at the outset, the effect of the impression, which might be made by an erroneous representation of the state of the case. First impressions were generally strongest, and it was with a view to prevent the effect of an erroneous impression, that he had put the question he did on a former night. The answer of the right, hon, gent, was as specific as it well could be. As he was upon his legs, he should observe, that however, this inquiry might terminate, the D. of Y. would have one consolation arising from it; because, without the opportunity afforded by it, the unparalleled regularity with which the business of the army was conducted at the Horse Guards, as detailed in the evidence of colonel Gordon, would cot have been given to the public.

Mr. Creevey wished to know whether the sum of 5,570l. was over and above her allowance of 1,000l. a year, which the Duke of York agreed to pay Mrs. C.

The Chancellor of the Exchequer replied, that that sum included all the sums paid by drafts on his royal highness's banker for Mrs. C.'s establishment. As to the other sums which had been paid on the same account, as no memorandums respecting them were to be found, they, of course, were not comprehended in the sum stated; but he apprehended that the 1,000l. a year must be included.

Mr. Beresford observed, that this was one of the most serious inquiries that had ever been carried on before parliament, or the public. It was not only the impression it made on that house, but on the city and the country in general that was to be considered. It was in vain for them to shut their eyes to any part of the cause, and suppose that thereby they would shut the eyes of the nation. It was competent to any member of the Committee to state what he heard in every part of the town upon the subject, frem persons of strong sense and sound judgment. The impression was—(A loud cry of Order! order!)

The Chairman observed, that he understood the hon, member to have risen to put a question to the hight hon, gent, on the floor; otherwise he was out of order.

Mr. Beresford said, that he had intended to conclude what he had to say with a question; but as he was not suffered to go on, he should put his question—"Do you know that the D. of Y. did pay any and what sum towards keeping the house in Gloucester-place for Mrs. C., in addition to the 1,000l. per annum?"

The Chancellor of the Exchequer replied, that he knew nothing of the allowance of 1,000l. a year, but from the witness at the bar. He never knew any thing of it from his royal highness. What he had stated, he had taken from a paper which he had in his hand, and which was an account of drafts paid to Messrs. Orramin, Lucas, and Co. for the establishment at Gloucesterplace, from January 1801 to May 1806.

Lord Henry Petty rose to order. He had understood it to be the rule of the Committee, that each witness should answer only to facts within his own knowledge, from which rule the statement of the right hon. gent. was a departure.

The Chancellor of the Exchequer replied, that he had only answered to a question put; and however irregular that question might be, an objection to it would come with propriety from any other quarter.

Mr. Whitbread admitted, that the right hon, gent, was not to blame, but insisted, that it was impossible to place his state-

ment upon the Minutes.

Mr. Fuller insisted that the statement must be placed some where or other. An honourable member had put a question, whether no more than 1000l. had been allowed for the establishment in Gloucester-place, leaving it to be inferred, that the rest was to be supplied by sinister means. When the Chancellor of the Exchequer, or any common member like himself, came forward with a statement to do away with such an impression, it ought to be placed upon the Minutes, and no honest man could object to it. (Loud cries of Order, order!)

Mr. Cripps declared that he had been misuadcrstood by the hon, gent., as he had put the question in order to obviate any such impression as that alluded to by

the hon, gentleman.

Mr. Fuller. Then, sir, any answer to your question is sufficient. (Order, order, order!). Any answer to your question—(Order, order, order!) Any answer to your question is sufficient. (Loud cries of Order, order, order!). Why am I ont of order? Why am I out of order? Why not give an opportunity of making known the answers through the same medium as the quescion?

Mr. Beresford stated, that his wish had been, when he rose before, to move that the statement of the Chancellor of the Exchequer should be placed on the Minutes, as they were the only true representation of their proceedings.

Lord Folkestone rose to ask a question of the Chancellor of the Exchequer, but was

called to order by

Mr. Secretary Canning, who objected to any examination of his right honfriend, because he had not stood forward as a witness, but merely produced a statement in answer to a question which had been put to him.

Lord Folkestone had not meant to examine the right hon, gent., though he saw no reason why he should not, if necessary, be examined as well as any other member of the Committee. The noble lord then put a question respecting the amount of some drafts, and the times at which they were drawn, to which the Chancellor of the Exchequer replied, in sums of 200l. and 150l. each; and between January, 1801, and May, 1806.

Sir G. Warrender thought that the course suggested by the right hon. gent., of referring the matter to a select Committee, would have been the wisest.

Earl Temple, in this protracted investigation, deprecated any proceeding, such as the appointment of a select Committee, which would protract it still more.

Mr. Fuller. What would the house or the public wish for more, than that 16,000l. should be spent in two years on such a baggage as this.—(Loud and incessant laughter, intermixed with cries of Order!) For his part he thought it might have been seen from the shuflling way in which she answered the first six questions put to her, that they ought not to have proceeded with this silly and foolish inquiry.—(Order, order!)—The hon. gent. protested, for some time, against the cry, but was at length compelled to sit down.

A Member observed, that the impression made by the statement of the Chancellor of the Exchequer, was, that the 5,000% were in addition to the 10,000% mentioned by the right hon. gentleman.

The Chancellor of the Exchequer stated, that the 5,570l. were included in the total

sum of 16, 761l.

Sir G. Warrender wished to know whe ther 16,000l. was the utmost limit of the expence gone to by h. r. h. on that occasion.

Mr. Secretary Canning stated, that when his right hon, friend mentioned that sum, it was only to negative the statement which had been made by the witness.

(Mrs. Clarke), and which had gone very far abroad, that the Duke did not allow her more than 3,000% in three years. The object, however, of the statement was by no means to ascertain what had really been paid, but merely-to negative an erroneous statement which had made some impression.

The Chancellor of the Exchequer said, that the only reason why he doubted whether those papers ought to be referred to a Committee, was, that it would be very difficult to bring the matter to any thing like legal proof. All the proof that there could be of the payment of the 5,570%. could only be, that such sums had been paid by the Duke's bankers, and that packets had afterwards been sent by the D. of Y. to Mrs. C. Whether those packets did or did not contain the sums stated, as having been received from the bankers. could only appear by the asseverations of the D. of Y. As that was not legal proof? he doubted the propriety of leaving the papers to a Committee.

After some desultory conversation, it was resolved, that the letters taken at capt. Sandon's lodgings, should, when proved, be read in evidence.

The Chancellor of the Exchequer observed, that it would be better not to permit the witness (Mrs. C.), who was to prove the hand-writing, to read the contents of the letters. It often happened that witnesses chose to read the letters before they would acknowledge their hand writing, and that at least prepared them for the examination which was to follow.

It appeared to be the sense of the Committee, that the Chairman should admonish Mrs. C., that she was not to read the letters produced to her, but simply to state, upon looking at them, whether or not they were her hand-writing.

Mrs. MARY ANN CLARKE was called in; and was informed by the Chairman, that when any letters were put into her hand to ascertain her own hand-writing, she was not to read the contents of those letters.

This is my hand-writing (No. 1.) [Mrs. C. identified other letters, numbered to 41.]

Mrs. Clarke. No. 42 is a piece of the D. of Y.'s letter which had come from Dover with his seal upon it; it is directed "George Farquhar," and has the same sort of seal as the note that capt. Sandon had here last night.

The papers from No. 1 to 12 inclusive, were

read.] See page 763.

Captain HUXLEY SANDON was brought to the Bar, in the custody of the Serjeant at Arms, and was examined.

(By Lord Folkestone.)

State to the committee from what motive you, when you were the first time examined about the business of major Tonyn, did not mention the note which you produced last night? I really am extremely ashamed of myself that I did not; and I hope the hon. house will pardon me.

What motive had you for not mentioning that note, when you were first examined at the

bar? I really had no motive.

Were you aware that it was a material circumstance to the point on which you were exa-

mined? Certainly it was.

Were you not aware that you were bound to give such information as was within your knowledge respecting that fact? I did not understand that I was obliged to give it; I thought if the question was asked me, I was obliged to answer it.

State the reason why you did not mention it on your first examination.—I really do not

know how to answer the question.

Why, when you were asked about this note, did you deny knowing what was become of it? At that period the note was mislaid.

Last night did you not know what was become of the note? Not till I went home; it was mislaid.

[The Committee seemed indignant at an answer so contrary to what he gave on the preceding night, and the prisoner was ordered to withdraw.]

Mr. Fremantic thought, that if capt. Sandon was to be examined any further, the Chairman ought to admonish him, that the House could inflict still farther punishment upon him if he continued to prevaricate.

This appeared to be the sense of the Committee, and when the prisoner was again brought in,

The Chairman addressed him to the following effect:

"Captain Huxley Sandon; I am instructed by the Committee to remind you of the heavy punishment which has been inflicted upon you for gross prevarication, under the infliction of which you are still labouring; and to inform you, that if you persevere in the same system of gross prevarication, you have not yet experienced all the punishment which can be inflicted upon you by the justice of the house of commons."

Captain Hurley Sandon.—Mr. Chairman; I really do not mean to prevaricate; I am very sorry this hon. house has that idea; I will speak every thing I know; it is my wish, I assure you, not to prevaricate; I will tell every thing I can possibly know.

(By Mr. Whitbread.)

Do you recollect any conversation which you

held with col. Hamilton somewhere in London, since your return to London, when you informed col. Hamilton that the note was destroyed, wherein you used this expression, "they have forgot it" or "forgotten them?" Not upon my recollection, upon my honour; I will certainly say every thing I know; it is my wish and my inclination.

Do you recollect any conversation which you held with col. Hamilton somewhere in London, since your return to London, when you informed col. Hamilton that the note was destroyed, wherein you used this expression, "they have forgot it" or "forgotten them?" No; I never

made use of that expression.

(By Sir George Warrender.)

Was it with a view to any emolument or advantage to be derived from the possession of that letter, that you concealed it? No; cer-

tainly not.

What was the motive which induced you to conceal that letter from the house, till, by the punishment of the house being inflicted upon you, you, by the fear of that punishment, were induced to produce it? I had no particular motive for keeping back that letter.

Do you then mean to state, that without any direct motive for so doing, you told a deliberate falsehood at the bar? I am sorry to say that I

did.

Did you or did you not, at the time of your examination here last night, think that that note was of importance? Certailly I did.

In what way did you think that note of importance? Because it was the note that I presented to major Tonyn, which convinced him that it was the interest I had with Mrs. C. that got him the majority.

Did you know, of your own knowledge, the hand-writing of that note? I never saw the hand-writing, to my knowledge, before.

Did major Tonyn seem to know the handwriting, or did he make any observation upon the note, and what? I do not recollect that he did; I shewed him the note, and at that period he said, then the matter might stand over for two or three gazette days, or a gazette day or two.

State why it was of importance to you to conceal that letter.—I had no particular reason why I concealed it.

Did col. Hamilton, when you shewed him that note, tell you it was the haud-writing of h. r. h. the D. of York? No, he did not.

What remark did col. Hamilton make upon that note, when you shewed it to him? Previous to my shewing him the note, I told him that I understood it was h. r. h.'s hand-writing; he asked me what kind of hand it was, whether t was a neat little land, and whether the large T's were made in a particular way, turning ver; and when I shewed him the note, I asked him, Do you think it is h. r. h.'s hand-writing? he made me no answer.

Did you apprehend any danger or inconvenience to yourself, from acknowledging that the note was in your possession? No. I did not. The witness was taken from the bar.]

Mr. W. Snifth then said, he hoped that capt. Sandon would not be brought again to the har to give evidence. 'He had so - completely disqualified, himself from any sort of credit, that he thought it would ject. be worse than wasting time to ask him any more questions.

The Chancellor of the Exchequer said, he by no means differed with the hon. gent. who spoke last, as to the credibility of the witness alluded to; but he couldwish that he might be permitted to appear once more at the bar, as it might be in his power to give some clue, or throw some light, on the papers which had been so recently put under the consideration of the house, in consequence of his prevarication, and the mea-

sures adopted thereon.

Mr. Wardle said he wished to obtain the attention of the house to a few observations he was desirous to offer to their attention. It would easily be recollected with what a pompous display of eloquence the right hon, gent, had, on their last meeting, ushered in the statement he had made of a circumstance which he had till then purposely kept back, and which he had then thought proper to bring forward, in an attack upon him, founded on an accusation of his having been guilty of a suppression of evidence. Many and repeated had been the attacks which had been made against him from various quarters since the commencement of this inquiry, and he had endeavoured to treat them all with the indifference which was due to them. That attack, however, which had been made on him by the right hon, gent, in the course of the last night's proceedings, was of a more serious nature than any of the rest, and he would own that he really felt it as most harshly and most unjustly imputed to him. He had deemed it his first and paramount duty, in the prosecution of this inquiry, to carry it on in such a manner as was most likely to attain the ends of public justice, which was solely and entirely the object aimed at, and with that view had refrained from attending to the various and violent attacks which had been made, and the broad insinuations which had been thrown out against the hon. gent., or to Mrs. C., or to any him. A time, however, would shortly arrive when he should have an opportunity of answering and repelling those attacks, and of shewing that he had been actuated only by what he thought a due VOL. XII.

discharge of his duty to his country as an independent member of parliament. Conscious, as he was, of having fulfilled that duty to the utmost of his power, he should? content himself for the present with the observations which he had thus thought it; incumbent on him to make upon the sub-.

. The Chancellor of the Exchequer said, he rose for the purpose of saving a few words, in answer to an address to the Committee from the hon, gent, who had just sat down, which to him appeared the most surprising he had ever heard in that house. He appealed to the recollection of the whole Committee, and even to the hon. gent. himself, if he had not, from the commencement of the present inquiry, endeavoured to carry it on in such a manner as, in his mind, to avoid the possibility of such a charge as the hon gent, had so unjustly brought ag .inst him From the particular situation which he held in that house, he might have placed the conduct of this inquiry on other persons than himself; but in justice to the toyal personage who was the subject of it—the son of the revered master whom he served -- he thought it would be a more direct and a more striking proof of his respect for the good opinion of his sovereign, and of the public, as well as of that royal personage who now stood accused, to stand forward, and openly and fairly support and defend the innocence of the accused, than to put it into any other hands. In doing this, he had endeavoured to act with every degree of candour and openness; and if he could reasonably flatter himself with any part of his conduct being entitled, to the approbation of the Committee, and free from misrepresentation or misunderstanding, it was precisely that which the hon. gent. had thought proper to select as the ground of his animadversion. As to the witness and prisoner who had just left the bar, and had proved him elf unworthy of the smallest degree of credit, either from the Committee or any one else, he had never said a syllable which could be construed fairly as tending to support him. He did, indeed, say there had been a suppression of evidence, but he had not the most distant idea of imputing that to other than himself. As to any attack which might have been made upon the hon, gent, in the course of this inquiry, he could only say there had been none from him; and he hoped, therefore, that what-

ever fault the hon. gent. might find with what he termed the pompous manner of his introducing the statement he had made to the house, he would do him the justice to exonerate him from a charge which, as he was perfectly conscious he had not deserved, he would be sorry should be attributed to him either by the Committee,

the hon. gent., or the public.

Mr. Whitbread said he had distinctly understood the rt. hon. gent. in the statement he had made last night, to say expressly, that he meant not any thing against his hon. friend, but merely alluded to the witness who was the object of that statement. He could not avoid bestowing on the right hon, gent, his warmest praises for the very manly, open, and candid manner in which he had conducted himself through the whole of this inquiry. He was certain it must have been observed by the whole Committee, and wanted only the addition of his hon, friend's testimony, who had unquestionably misconceived him, to make it complete. He hoped, therefore, his hon, friend would reflect on what had passed, and he was sure he would come to a very different opinion on the sabject to what he had so lately expressed.

Lord H. Petty coincided in opinion with his hon. friend who had just sat down, as to the open and candid conduct of the Chancellor of the Exchequer throughout the whole of the inquiry, which he thought deserving his warmest approbation, and of which he was sure a misconception only could have drawn to it the animadversion of the hon. gent., who had with equal candour brought forward these

charges.

Mr. Wardle said, he had certainly felt otherwise the moment he delivered his sentiments; but from what had been said by his hon friend and the noble lord who had just sat down, and since the very handsome explanation which the right hon. gent had done him the honour to give upon the subject, he was very happy to say, that what had fallen from him so recently on that head was merely the effect of misunderstanding.

[The Witness was again brought to the bar, and examined.]

(By the Chancellor of the Exchequer.)

Have you any recollection how long it was before the appointment of major Tonyn appeared in the Gazette, that you shewed the note you received from Mrs. C. to major Tonyn? I think it might be two or three Gazette days; eight or nine or ten days,

Look at that paper, [No. 42.]—I know this

paper.

How came that paper into your possession? It rolled up the note that I had to shew major Tonyn.

Was it in that state when you received it?

Exactly in that state.

Had it no other writing upon it? No, nothing more; it rolled up the note I received from

Mrs. C. to shew major Tonyn.

Do you recollect why Mrs. C. gave you that bit of paper to roll up the note? No, I cannot recollect why she did it: let me recollect why, there was some reason why it was given; I cannot positively take upon me to say what the reason was, but there was some reason why the note was rolled up in that piece of paper; there was some reason, which I cannot now really recollect.

Try if you can recollect it.—I cannot recollect; but I am perfectly sure there was some reason why she gave me the note rolled up in that bit of paper; I think, it my inemory will bring me through, it was when the Duke was reviewing somewhere upon the coast, and it was to prove to major Tonyn, in some way or other, that that note was written by h. r. h.

Do you mean that the Duke was reviewing near the coast when you shewed this paper to major Tonyn? He was on the coast, I understood, at that period: she had received this letter, which she produced; I do not know whether she did not produce the letter, and read part of it to me, and then she tore off a piece, and rolled up the other, and said, this will convince him that this comes from h. r. h., who is now upon the coast.

How could that letter, not having upon it the Duke's name, convince any body that another letter that appeared to be in the same hand-writing was the Duke's? I really do not remember now; but that he was at Dover or in Kent, reviewing, at the period, I perfectly

well recollect.

Do you not recollect that the D. of Y.'s name was upon the frank of the letter at the time it was produced to you? I never saw it.

Was there any thing respecting the sent that was to be observed? Not that I recollect.

Why should you give credit to that cover more than to the note? It is so long since, that I cannot recollect why, but that there was some reason I am certain.

(By General Loftus.)

Recallect yourself how you came to go to Mrs. C.'s on that day, whether by accident, intention, or solicitation.—I should think it was from solicitation.

In what room did you see Mrs. C. ? I really cannot say; I used to see her in every room; such as the drawing-room, and the dining-room, and her little dressing-room.

Will you recollect whether any person was present? No, I do not recollect that circum-

stance.

On what business did you go there on that

day? I think it was from her solicitation, that I might go to major Tonyn, to inform him that she had got this paper, or that I was to take the note and shew it to major Tonyn, it came from h. r. h. the D. of Y.; but there are some letters which I gave up to this hon, house, that I think mention something about that very business.

Did you state to Mrs. C., that major Tonya wanted his security back again, or his money? That he wanted back his memorandum

What contrivance was it between Mrs. C. and you to keep major Tonyn from recovering that memorandum? I know of no particular contrivance; she desired I would go to him,

and speak about the majority.

Then the Committee is to understand, that you went there and had a conversation with Mrs. C., how to manage to keep major Tonyn in temper until this majority could be had, and that you found there a note, purporting to be a note from the Commander in Chief, ready written and scaled? I do not exactly recollect that circumstance; I have related previous to it how I came acquainted with major Tonyn; and when I had the honour of being introduced to major Tonyn, it was on the very demur, when he was tired of the business, and thought the influence I had could not get the matter done, and desired me to get back the security; the consequence was, I informed Mrs. C. of the subject.

And she had a note ready? No, I beg your

pardon, not that I recollect, then,

The note was not ready? Not that I recollect

Then if the note was not ready, how came you to bring it away with you? I do not recollect; she told me she had got a note, and shewed me this note, and desired me to take it to major Tonyn; I of course took it, and told him that it was the interest by which we would obtain the majority; I did not know at that time that was from the Commander in Chief; Mrs. C. gave me the note, and said that he bad better wait two or three Gazette days, and in all probability he would be gazetted.

Did you find the note there, and was it sealed or not? When I first saw the note, it was not sealed; it was broken open, the seal was

broken.

Was it re-sealed? Not in my presence.

Did you deliver it sealed to captain Tonyn? No, I took it in my hand, and shewed him the

Will you undertake to say that there never was a contrivance between yourself and Mrs. C., on any occasion of this kind, to fabricate such a note? Positively never.

You have stated that the Commander in Chief was reviewing on the coast when you received that note from Mrs. C.? So I understood from Mrs. C.

How long had h. r. h. been absent from town at that time? I really cannot say.

Had he been three days absent? I really do not know.

By Mr. Croker.)

There are certain pencil marks and other marks of your's upon the papers which were laid upon the table last night; were those marks and dates the dates of the times that you received those papers? If you will do me the honour of letting me see the papers, I will say for what purpose I put them, to the best of my recollection.

[No. 9 was shewn to the witness.] On that you will find a pencil mark, "17th of August, " 1804;" state what that pencil mark means .-This of course must be the date of it; here it

is upon the post mark.

Was the pencil the date when you received it? No, it could not be, for here is " August

" the 17th."

What is the meaning of this pencil mark? That must be from something of this sort, for here is 17th of August upon the post mark.

What is the meaning of that pencil mark? I suppose it must be the date of the letter.

Is not that pencil mark your hand-writing? I think it is, but the words "Mrs. Clarke"

upon it, are not mine.

No. 12 was shewn to the witness.] You will observe there is a pencil date upon that letter of the 8th of June, 1804; what does that pencil date mean, was it the day you received the letter? No, this must be wrong, because it is June 9th, and here is " June 8th, and June the 8th does not look like my handwriting; the word "majority" is minc.

Has that letter been out of your custody since the time you received it, till last night?

No. certainly not.

Then is it possible any other person than yourself could have put that date to it? No, I should imagine not; but still it does not lock like my handwriting.

Do you recollect the purport of the note?

No, I entirely forget what it is.

The Note was read.

Hearing the purport of this note, state how this note, which mentions "a stop to the busi-" ness," could possibly encourage major Tonyn in the idea of its going forward? The note says, does it not, that it is to go on?

On the contrary, it says it stops, "shall re-"main as it is;" how can this note, which speaks of its remaining as it is, encourage this gentleman in the expectation of its going on? It was then going en, and I should imagine it was meant that it should go on.

If you attend to the purport of the note, you will find that it says it shall stand still; what do you understand by the expression in that note, that it is to remain as it is? I really do not understand it, I must confess.

Here there was so general and loud a call of Withdraw! withdraw! that no other questions or answers could be heard, and in a few minutes the messenger was ordered to take the prisoner from the bar.

The Chancellor of the Exchequer said,

before he moved that the Chairman should report progress, it was necessary to consider when he should ask leave to sit again. He had been in hopes that they would have been able to come to a conclusion in the course of the present sitting, but such a mass of fresh evidence had unexpectedly and suddenly come before the Committee, in consequence of searching capt. Huxley Sandon's bureau, in order to find the Note supposed, to have been destroyed, and reported by the Select Committee to be referable to this inquiry, as would make it impossible to take it into consideration that night; he thought the Committee might meet on Monday, and that in the interim gentlemen might pause, or take extracts from those letters, and on that day ask leave to sit again at such time as might then be deemed inost proper and convenient.

. The Chairman then left the Chair, the house was resumed, the Chairman reported progress, and it was ordered that the Committee meet again on Monday .- Capt. Huxley Sandon was ordered to be remand-

ed to Newgate.

The Chanceller of the Exchequer observed, that it would be necessary the letters he had just alluded to should be scaled, and placed in the custody of some proper person or persons. It seemed, however, difficult to fix in whose hands they should be left, so as to give the members of that house an opportunity of seeing them, and making such extracts as they might scverally think proper to make.

The Speaker intimated, that the proper officer to take care of the Papers was the Clerk of the Journals and Papers, and he should be ordered to permit members of the house to peruse and make extracts

from them, but no one else.

The Chancellor of the Exchequer said, that an observation had been recently made by an hon. gent., which appeared to him as highly important as any that had been made in the course of this examination, viz. That on a close inspection, the turn and texture of many of the letters in the Note of the D. of York was dif-·ferent from those of the other Letters said to be written by him. He could, therefore, wish that some other persons, such as those of the Bank or Post-office, who were and daily habits of examining different frand-writings for the purpose of detecting forgeries, might also be permitted to see them, and be called on for their opinions before the Committee: and to

obviate any objection, it might be ordered that no such persons should be permitted to peruse them, but by an order from the Speaker.

Mr. C. Wynn thought it would be better that such inspection should take place at the bar, and then the Committee might see any impression, which surprize at the difference, if any should be found, might raise on the countenances of the witnesses.

Mr. W. Smith expressed his opinion that the observation alluded to by the right hon. gent., was highly important, but as it contained a most minute criticism, he thought an examination of the several letters at the bar, would be too brief and sudden for the gentlemen inspectors to form that decided judgment which was necessary. He should therefore prefer the proposition of the right

hon. gent.

Lord Folkestone said, he was sorry, this had not been mentioned sooner before the Committee, because he thought the more letters written by the D. of Y., which they had to compare with the Note, the better able they would be to form a decided opinion as to the difference. It had been proposed that Mrs. C. should produce a bundle of the Dake's letters which she had in her possession, but that not being agreed to at the time, there would not now be an opportunity of having an inspection of those letters along with the others.

Mr. Mellish said, he had carefully perused the note and the two letters, and on a comparison, perceived a great difference in the turn and formation of several of the letters, which made him doubt their being of the same hand-writing. .

It was then ordered, that all the papers alluded to should be lodged in a box, and delivered into the custody of the clerk, and that they should remain in his custody, but that at particular hours, viz. from eleven to three, they should be shewn to members of the house, and to such other persons as should be authorised by an order of the Speaker.

> HOUSE OF LORDS. Monday, February 20.

[MILITIA ENLISTMENT BILL.] The Earl of Liverpool moved the order of the day for the second reading of this bill. His lordship said it was unnecessary for him to take up much of the time of the house on the subject of the present bill. The prin-

ciple of it had been fully discussed in the course of last session. Whatever difference of opinion might prevail respecting past events, there was one point on which they were all agreed, namely, that it would be necessary to keep up a large efficient force. The regular army at this moment consisted of upwards of 210,000 infantry and 27,000 cavalry. The infantry was disposed in 126 first battalions, averaging 902 men each, and 50 second battalions, of which the average was about 400 men each. The object of the bill on the table was to render these second battalions complete. To carry this into effect, it was deemed expedient to allow a certain proportion of the Militia to enlist into the regular army. This measure was resorted to in the last session, and had been found most effectual.

Viscount Sidmouth briefly reviewed the effects of the mode of recruiting the army, contained in the Bill before their lordships, since it was first adopted in 1799. that period it was a measure of imperious necessity. The necessity, fortunately, was not so strong at this moment, though still sufficiently so, he must admit, to justify the present measure. He had many objections to the measure. Its object was to provide for the augmentation of the disposable force at the expence of the Mili-He could not approve of the practice of enlisting men for one species of service, and afterwards seducing them into another. He regretted that ministers had not availed themselves of the popular enthusiasm in favour of Spain to procure recruits for the army. Had they done so, he was persuaded the present measure would have been wholly unnecessary. However, as he heard of no other expedient from any quarter for keeping up the army to that efficient establishment which was universally admitted to be necessary, he would not, for that reason, and the extraordinary emergency of the moment, oppose the

The bill was then read a second time.

HOUSE OF COMMONS.

, Monday, February 20.

[ARMY ESTIMATES.]. On the motion of the Secretary at War the house went into a Committee of Supply, to which the Army Estimates for the current year were referred.

The Secretary at War observed, that notwithstanding the order of the house was

given on Friday se'nnight, the Army Estimates had not been printed till this afternoon. As soon as he was acquainted with the circumstance, he pressed the printer as much as possible to expedite the business; but owing to the great mass of papers relating to the Inquiry into the Conduct of the Commander in Chief, it was not in his power to procure the Estimates sooner. However late they were ready, he trusted the house would have no objection to go into them to-day, as it would be a matter of great convenience to the regular army, the militia, and foreign corps.-Indeed, he could anticipate no objection, as the Estimates were nearly the same as those of last year, with the exception of 200,000l. arising from the actual increase of the establishment, which would be ascertained, by comparing the Estimates now offered with the last year's accounts. The establishment had stood very high last year, but, by this comparison, it would be seen, that it had now reached much nearer the complete number of effectives. The Militia was nearly in the same state, and the Foreign Corps had rather increased. Another cause of the increase on the Estimate, was, from the additional expence in some things, which had before been voted among the extraordinaries of the army, but which were now introduced into the regular accounts .- It had been recommended by the Commissioners of Military Inquiry, to put every possible annual account into the Estimate; and agreeing in the expediency of this mode, he had adopted their recom-The Estimate for the present mendation. year was also higher, on account of the last year's expences exceeding the Estimate of that year. Another nominal addition also appeared on the face of the Estimate, namely, that of the allowance of a second Lieutepant-Colonel in regiments of cavalry, who, though they had formerly been borne, yet never appeared in these calculations. With regard to the number of effectives, which had been brought up so near the establishment, he could not now give a certain account, owing to the return of men lost in the Spanish Campaign not having been deducted. As for the non-effectives which appeared on the Estimate, that was very necessary, as the recruiting service was solely provided for out of that fund. Before he moved the several Estimates, he begged leave to notice, that in the course of the present session he should have to

propose some measure, for the benefit of Colonels of regiments, commensurate to the losses they sustained, in consequence of many late acts, which bore hard upon

their accustomed profits.

General Gascovne then explained the nature of these losses, and the hardship it was upon Colonels of regiments to pay at the rate of 35 per cent. as duties on necessaries exported for his majesty's service. From this, and other taxes upon their profits, they were now 60 per cent. less than they were formerly. He was glad therefore to hear from the Secretary at War, that in consequence of the Sixth Report of Military Inquiry, some reliefwas intended to be afforded them in the course of this Session.

The Secretary at War said, that he had only waited till the whole Reports of that Committee were brought forward, and arould immediately proceed on this subject.

Mr. Calcraft would be glad to be informed what was the cause of the increase, he observed from the Estimate on the Public Department; and also how it happened after so many Volunteers had gone into the Local Militia, that the expence for that species of force was the same as last year.

.The Secretary at Mar said, as there was no vote for either of these asked this day, it might perhaps be as well not to enter upon the subject, till it came regularly before them, when there would be sufficient

opportunity for explanation.

Mr. Long observed, that although these matters were not absolutely before them, he would be happy to give the hon. gent. a short answer to his question relative to the Public Department, which was this year estimated at nearly 30,000l. more than it was last. This was not an increase of expence but of estimate. Agreeing with the Committee of Military Inquiry, and his right hon, friend the Secretary at War, that every expence which could be brought within the Annual Estimates ought to appear there, he had added to this the Contingencies of Deputies abroad, amounting to 15,000l.; Exchequer Fees 5,8011.; Deputies to the army under sir John Moore, that under general Spencer, - and the deputies at Madeira and at Lisbon, making in all the amount of increase now charged.

The Secretary at War then moved: 1. "That a number of Land Forces, not excanding 133,022 effective men, commissioned and non-commissioned officers in-

cluded, be employed in the United Kingdom of Great Britain and Ireland, from the 25th of Dec. 1808 to the 24th of Dec. 1809. -2. That a sum, not exceeding 7,582,378l. 16s. 11d. be granted to his majesty, for defraying the Charge of his majesty's Land Forces at home and abroad (excepting the regiments in the East Indies, the foreign corps in British pay, and the embodied Militia) including the charge of pay and daily allowance of commissioned officers, non-commissioned officers, and private men, the charge of cloathing for non-commissioned officers and private men, the charge of agency, and the charge of annual allowances to be made to field officers, captains, and riding masters, and the extra allowance for farriery, as also certain Miscellaneous Charges on account of the said Forces, from the 25th of Dec. 1808 to the 24th of Dec. 1809 .- 3. That a sum, not exceeding 29,322l. 10s. be granted to his majesty, for defraying the charge of five troops of dragoons, and 15 companies of foot, stationed in Great Britain for the purpose of recruiting the corps serving in East India, from the 25th of Dec. 1808 to the 24th of Dec. 1809 .- 4. That a sum, not exceeding 3,048,647l. 19s. 5d. be granted to his majesty, for defraying the Charge of the Embodied Militia of the United Kingdom of Great Britain and Ireland, and of the Royal Corps of Miners of Devon and Cornwall, from the 25th of Dec. 1808 to the 24th of Dec. 1809.—5. That a sum not exceeding 933,654l. 6s. 10d. be granted to his majesty, for defraying the charge of Foreign Corps in the service of the United Kingdom of Great Britain and Ircland, from the 25th of Dec. 1808 to the 24th of Dec. 1809."

The Resolutions were severally agreed to, and the Chairman was ordered to re-

port to-morrow.

[CONDUCT OF THE DUKE OF YORK.] Mr. Wardle moved the order of the day for going into a Committee for inquiring further into the Conduct of his royal highness the Duke of York.

Sir Thomas Turton wished, previously, to ask a question of the right hon. the Chancellor of the Exchequer, respecting the statement made by him the other day, relative to the sums of money that appeared to have been transmitted from h. r. h. to Mrs. Clarke. Many of these sums were very considerable; and, therefore, he wished to know whether the right hon. gent. meant to examine any evidence on the subject, in

order to obviate any prejudices that might be entertained through the want of a more minute examination.

The Chancellor of the Exchequer answered, that when he made the statement a few days ago, he had mentioned to the Committee that the different tradesmen who had received sums of money from Mrs. C., were in attendance to prove the sums they had respectively received; and he at the same time stated, that if the house was disposed to go into a particular investigation upon the subject, it might be expedient to appoint a Select Committee for the pur-He had also stated, that it would be impossible, he feared, to bring specific proofs of the actual conveyance of the money from h. r. h. to Mrs. C., as the messenger who conveyed it could only prove that he had brought the sums from the banker to h. r. h., and afterwards conveyed a number of separate parcels from h. r. h. to Mrs. C., but could not prove their contents. He regretted, if the house was disposed to adopt the plan of a Committee, that the interval had been lost. There had been a variety of opinions expressed on the subject, but no gentleman intimated any wish for the Select Committee at the time. If, however, the house was now disposed to adopt the committee, he had no objection.

Sir T. Turton said, he did not hear the right hon. gent. mention a committee; but he feared that the report of a Select Committee would not be satisfactory.

The Chancellor of the Exchequer was, however, of opinion that the report of a Select Committee on this subject, like other Select Committees, to whom particular points had been referred in the course of this Inquiry, would be satisfactory to the house, as the former reports had been. He had conversed with the members of the other committees, who acknowledged that every thing had been conducted, on both sides, with the utmost candour and fairness; and he therefore thought, that such a committee in the present case, composed more numerously, if deemed expedient, would much expedite the business, save the time of the house, and be perfectly satisfactory,

Sir T. Turton said he did not mean satisfactory to the house, but to the public; for his own part, he was perfectly satisfied read. on the subject, and had no doubts to remove; but he thought the evidence would with much better effect be examined at

the bar.

Mr. Abercrombie rose to express his wish that a mis-statement, which appeared on the face of the Minutes of Evidence taken before the house, should be corrected. related to the evidence of Mr. Greenwood. in the case of Mr. Elderton, who was appointed to a paymastership in consequence of his recommendation; but Mr. Greenwood was represented on the Minutes to have said, that subsequent to his first recommendation, he found upon inquiry that Mr. Elderton was a person unfit to be recommended, in consequence of which he forwarded a remonstrance to the D. of Y. upon the subject, but Mr. Elderton's anpointment had taken place notwithstanding. Now, having himself some doubts as to the accuracy of the statement, he had appealed to Mr. Greenwood himself, whose authority he had for stating that the Minutes on this point were inaccurate; and he proposed to call Mr. Greenwood to the" bar for re-examination, in order to correct the error.

The Chancellor of the Exchequer said, that the evidence of Mr. Greenwood had not stated his having made a subsequent communication to the D. of Y. after his first recommendation; but he stated that he found Mr. Elderton person of improper character after his first representation, and that the appointment had taken place before his second representation reached the Duke.

Mr. Charles Adams wished to ask the right hon. gent. in which of the conforences stated by him to have taken place with different persons, in the transaction of the particular Note in question, he was informed of the suppression of that Note by Captain Sandon.

The Chancellor of the Exchequer said, he received his information from Col. Ha-

milton.

The house then went into the Commit-Mr. Wharton in the Chair.

The Chairman informed the Committee, that he had received a Letter from general Clavering, stating that there was a seeming inconsistency in his evidence, and expressing a wish that he might again be called before the Committee in order that he might explain it. [A cry of read! read!

Earl Temple moved, that the Letter be

Sir M. W. Ridley spoke a few words in vindication of general Clavering, but in so low a tone, that we could not hear what he said.

The Chancellor of the Ecolequer said, that if gen. Clavering wished to correct any thing which appeared to be inconsistent of contradictory in his evidence, let him be summoned, or let him attend if he was there; but he saw no reason why his Let ter should be read.

Earl Temple answered, that as he understood gen. Clavering was then attending he would, with the leave of the House withdraw his motion.

Mr. Johnson was then called in as a

Mr. Whitbread rose, and the witness wa desired to withdraw. The hon, gent, then said he apprehended the Committee had already examined several persons who were deemed the most competent to know the D. of York's hand-writing. It would seem, from what he had been given to understand, that this gent., who was ther produced as a witness, knew nothing of the writing of his royal highness; and it appeared to him somewhat extraordinary that the Committee should now resort to an evidence not nearly so strong as that of those witnesses who had already been examined. Such a rule as that which the Committee was now about to pursue had once obtained, he believed, in courts of justice, in cases of capital offences, but it had for some time been discontinued. that were really the case, he begged the house to consider seriously what must be the effect of calling this witness before they agreed to admit him to the bar; for, however inclined they might be, to give every indulgence in their power to the royal personage who was accused, yet they should well weigh in their minds whether any person would, if standing before them on the same or similar charges, be allowed an equal degree of favour. In his opinion, they had given latitude to col. Gordon, in permitting him to take a paper from his pocket, and compare it with the Note which he was called upon to say, whether it was, in his opinion, the Duke of York's hand-writing; yet almost immediately afterwards 40 letters were shewn to Mrs. C., and she was told that she must not read any one or any part of app one of them; but must, from merely. Fiewing the signature, say positively whether they were her's or not. It would seem rather hard that she should not have been allowed to see whether any alteracons or interpolations had been made in by of them, but from solely the name at be bottom, should be obliged to allow they

were her's. He knew very well the Committee had decided by their proceedings that they were not to be confined within the strict rules respecting evidence by which the courts of law regulated themselves; but having made this allowance to col. Gordon, he must throw it out for the consideration of the Committee, whether having already committed an impropriety would justify them in adding to that impropriety, by allowing a witness to be examined, who could only speak upon the writing of a person whom he had never seen write; a practice which certainly would not be allowed in the courts below. Under these circumstances, he wished the Committee to pause before they determined, for it seemed to him to be of such importance, that if a vote should take place on it, he should give his against the witness being admitted.

The Chancellor of the Exchequer observed, that this objection of the hon, gent, ought to have been made when the subject was first introduced to the notice of the Committee; for when it had been decided that such evidence should be resorted to, it seemed rather hard that any opposition should now be made to it. He supposed, however, the hon gent, left the house the other night before the subject was mentioned in the Committee. In the course of the last night's discussion on this inquiry, an hon, member under the gallery had observed, that having carefully compared the Note with the two letters which had been actually proved to be the Duke's hand-writing, the letters in the Note appeared to him, from their formation, to be more like an imitation of letters than a regular hand-writing. On this it was hought necessary that the information should be attended to, and followed up as accurately as possible; and as it would be altogether, out of the power of all the members of that house to examine the Papers so minutely as to form a decision on the point, it was thought most adviseble to apply to four or five persons of the 'ost-office and the Bank, who were in the use and habit of investigating such points. n cases of life and death. If these Letters and Note were only to be submitted to a ury of 12 men, they might all of them. examine all the l tters so minutely, as to decide the point by themselves; but in so great a number as the members of that nouse, such an examination would be absolutely impossible. Such a proceeding had been allowed in a trial at bar by

law by one judge at Nisi Prius. The present proceeding, as he observed before, had been adopted the other night; and though it might not fall in with the object, it was somewhat hard the witness should now be objected to, after it had previously been agreed upon that he should the subject, was at Maidstone. be examined, and that he had been sent for accordingly.—As to the observation of he thought it was by no means the case. In one instance a person was called to defendant Cator. examine a hand-writing that was not his own, and in the other, a writing that was her own. If there had been any irregularity, it was in having admitted col. Gordon's evidence, but none in Mrs. C.'s; for if any thing should arise in the course of the letters produced to the injury of Mrs. C.'s evidence, she would be allowed to any alterations and interpolations had been made, she would be able to detect and point them out. From the mode adopted by the Speaker, he was equally ignorant of the evidence this witness would give as the hon, gent, was or any other person whatever; but he thought as he had been called upon by the Committee to make the examination, and had done so, he ought to be permitted to give his evidence on the subject, he it whatever it might.

Mr. Whitbread said, he saw no difference between a jury and the members of that house, as he thought no member would give his judgment without having examined the papers carefully with his own eyes, and after he had so done, he believed there was not a member who would not give his opinion in preference to his own eye-sight, before that of this witness, or any other who formed his judgment from the same basis.

Lord Folkestone said he came prepared to make the same objection, in which he had been anticipated by the hon, gent. below him; and he must observe gene. rally, as to this kind of evidence, that whenever it had been resorted to, it was always in the case of its being the best evidence that could be obtained on the subject. Mrs. C. had given a direct testimony, and if gentlemen would seriously and carefully attend to the whole of her judge. The solicitor for the plaintiff, in Vol. XII.

four judges, sitting in solemn decision in evidence, it would appear to be as corthe Court of King's Bench; but in one rect, fair and honourable a testimony as case, that decision had been denied to be could be given. Four gentlemen of honour had been examined on the point in question, who all agreed that it was so like the Duke of York's hand-writing, that they believed it to be his.—With respect servations of the hon. gent. on the sub- to the doctrine of being allowed to prove any thing by a comparison of hands, the last case which had been determined on that of Jackson v. Cator, for a libel; and Mr. Garrow, for the plaintiff, called evithe hon. gent., viz. that it seemed as if dence such as this to prove that the libel the Committee were inclined to give in- was written in a feigned or suppositious dulgence on one side and not on the other, hand, and that there was a similarity between this feigned hand and that of the The noble lord them read an extract from the speech of lord Elleuborough, who was then Attorneygeneral, and counsel for the defendant, by which it appeared, that he said he was not desiring the court not to go the length of judges in the worst of times, but only the judges who were then administering the laws of the land. He referred to the case have an examination of such parts, and if of Revett and Braham, which had been quoted by the right hon, gent, opposite, being the trial at bar he had mentioned, and shewed that that case had afterwards been reversed by lord Kenyon. The witness was asked whether he could say the libel was like the hand-writing of Cator, but lord Kenyon would not allow him to answer the question, because, he said, that comparison of hands was no evidence, And in a similar case, which came to be heard before Mr. Justice Yates, that most upright and learned judge held expressly the same doctrine, and said he did not know any case where comparison of hands could be admitted. In an indictment for forgery, a person who had seen the party write might be admitted to prove it, but not by a comparison on a similarity of There was also submitted by lord hands. Ellenborough to the court the case of the seven bishops, in which chief justice Jefferys and another judge were willing to receive such evidence, and Mr. justice Powell and another were against it, which showed that the lawyers even of that day never thought it right to prove forgery by a comparison of hands. Mr. Baron Hotham's decision in the case of Jackson and Cator, and in which he rejected the doctrine laid down in Revett and Braham, was an authority which compelled him to acquiesce entirely in the opinion of that learned

the case of Jackson and Cator, was prepared to take down a host of inspectors from the Post-office, to prove the libel was in a feigned hand. The defendant was prepared with another host of inspectors from the Bank, who would have proved the direct contrary. This statement had been made to him by the defendant's solicitor, who was a gentleman of great honour and credit in his profession, and shewed how very great the difference of opinions was, with regard to the comparison of hands. He would therefore intreat the Committee to weigh well the matter, before they allowed such evidence to be called to the bar.

Mr. Beresford said a few words in favour of the witness being called in.

Mr. W. Smith said, that having given his opinion in favour of the proceeding on the last night of the Inquiry, he should cortain-Iy maistrin it then, though in direct opposition to that of his hon, friend and the noble lord, with whom he was generally in the bullit of voting. The subject, indeed, divided itself into more branches than he was inclined to enter upon at that moment, but he could not help offering a few observations on it. He was sorry the mode of examining witnesses on oath had not been adopted, as he thought this bouse ought to examine on eath as well as the other, and he believed the custom had obtained in the other house from the circumstance of their being more frequently ! used to act in judicial capacity. As it was, the house must now proceed in the way that it set out with. There appeared to him great confusion in the manner of arguing the subject. The first question in these cases generally was, Have you seen the party write? and in answering this the witness did not give his opinion on having seen the party write, but on what he had written, which was merely matter of opinion from comparison of the hand-wri-That this, however, was, after all, a very uncertain mode of proceeding, he was ready to admit. This had to him been strongly exemplified in a case which occurred in that house a few nights ago. An hon, gent, had been examined as to the hand-writing of sir Horace Mann, who had on that occasion said, that the first paper produced to him was the writing of sir Horace, and the second was not. He (Mr. Smith) had carefully and minutely examined both, and though he had never seen sir H. Mann write, from the first paper being allowed by the hon, member with-

out any doubt, to be the hand-writing of sir II. Mann, he (Mr. Smith) should have felt no doubt the second was also; with no other difference, than that the one had been written with what is generally called a better pen. As to the gentlemen who had been called to prove the duke of York's hand-writing, they had done themselves honour on the occasion, by the great caution with which they had given their evidence. If the house had strictly adhered to the rules adopted by the courts of law, he would allow they should confine themselves to it: but having once taken a greater latitude, they ought not to permit themselves to be circumscribed, and therefore he thought that col. Gordon's comparison of hands was not liable to the objection his hon, friend had made to it. He could not, therefore, but think it right that the witnesses should be examined, as to the comparison of hand.

Mr. Bathurst said, that as this point had been objected to, it behoved them to look well to the case, to see if they were doing what they ought. They might set up technical or legal proofs to bar such a mode of proceeding; but this case was nothing like what was so called in courts of law. As to Mrs. Clatke, be should give no opinion on her evidence. should not follow the example of the noble lord who had penegyrised the lady ou the occasion, because he thought it was premature to do so at present. As to the others, there was not one of them, but gen. Brownrigg, to whom a legal question had been put, and that question he had answered so as to deny that it was, in his opinion, the hand-writing of the duke of York. So far, therefore, from the fact being absolutely proved, there is still a doubt, it stands at present in equilibrio; and the question now was, whether the house might not apply to persons who were adequate to speak on the subject; and for his own part, he saw no reason why they should not endeavour to obtain as much information in it as they could. A case had been adduced, where a person was asked, whether a libel was in the genuine handwriting of the plaintiff, and that was allowed. The person's hand-writing was then Shewn, and he was asked whether that and the libel were not the same. That was a comparison of hands, and was objected to. The Inspector was asked whether the . writing shewn him was a feigned hand, and that he was allowed to answer. The house ought therefore to go as far at least

as the courts of law, and that was what was wanted to ask of this witness from the Post-office. Because the Duke's handwriting, as to this Note, had not been proved at all, it was desirable to know, whether it was likely to be a real or a feigned hand. He was therefore of opinion the witness ought to be examined.

Mr. Brand expressed his surprise that any objections should be made to the examination of the proposed witnesses, and observed, that those who made it their business to mark and compare different hands might reasonably be considered as more competent to judge of such affairs than

other ..

Sir Samuel Romilly said, the question appeared to him to be of such high importance that he thought the Committee should not determine on it before they were in possession of more information. ject was very different from that of courts of justice, and therefore the house could not be bound by the same ties. The right hon, gent, opposite had not stated the matter fairly, when he merely talked of a decision at bar, and one at Nisi Prius. fact was, that in the case of Revett and Braham, which was a trial at bar, the decision was so contrary to the established principles of law, and gave so universal and great an alarm to the whole bar, that on the subsequent occasion in the case of Nisi Prius, Mr. Baron Hotham, who was well known to be a judge very diffident of his own opinion, took on himself to reverse the law held on the other case, of the trial at bar: and it was very evident, and perfielly well known, that he, a single judge sitting at Nisi Prius, never would have undestaken to overtarn that decision of the court, had he not been well aware that it had been highly and loudly condemned by the universal opinion of the whole bar. There was no question of law so nice, as that of saying whether any certain piece of writing was that of any one particular person or not; the property, the liberties, and the lives, of all the subjects of this realm, were deeply interested in it; and it ought never to be forgotten in that house, in particular, that Algernon Sydney lost his life by admitting a comparison of hand-writing, and as lord Ellenborough had so lately argued the case most seriously, the bouse ought well to consider whether this was really law or not. He should be serry to take up the time of the Committee, by going deeply into the reason of this case, but he had really heard nothing

to convince him in what had been advanced that night on the subject. house were to judge by what had fallen from the hon. gent. below him (Mr. W. Smith), a comparison of hands was unquestionably better than seeing a person write; that argument, it seemed to him, went too far, for it proved the comparison to be the best, which was a doctrine long since exploded. The right hon, gent, on the floor (Mr. Bathurst) had said, that the house had examined four gentlemen, but had not put the proper questions to them. Then why not put these questions to them? They were still to be called before the house. and it was much better to put these questions to them in such a manner as the right hon, gent, should point out as a proper one, than to admit evidence so very aluming as this appeared to him to be. He begged the Committee to recollect that the evidence to be produced was to decide the point by a comparison of hands; that this was deemed contrary to the established law of the land; and is it, said he the evilence of those persons which shell be alowed to determine this positively to be the hand writing of the D. of Y.? He thought it ought not, and should therefore object to the witness being called to the bar.

The Attorney General said his hon, and learned friend who had just sat down, could not more highly respect the judicial opinion of lord Elfenborough than he himself did; but when he considered that in the case alluded to be went to Madatone as counsel for the defendant, all the law he had then held on the subject was merely that of an advocate, doing the most he could for the cause of his chent, but was by no means to be considered in the light of a judicial opinion. He could not allow the reason given by his bon, and learned friend for baron Hothma's over-ruling the decision of the court, because it was the universal opinion of the bar that that decision was contrary to law. In the case of Revett and Braham, the point was, whether the hand-whiting was feigned or real; and this was to be determined by persons from public offices, who acted as inspect-In the trial before baron Hotham, the inspectors from the Post-office were asked whether the hand-writing of the defendant Cator was a feigned hand: so far it agreed with the case of Revett and Braham; but it went further, and having proved the opinion that the hand-writing was feigned, they proceeded to ask, why-

ther it had been feigned by the person who wrote the libel, and this was to be done by shewing the defendant's writing, and then comparing it with the libel; this was refused: but so far as whether the hand was a feigned hand, baron Hotham, in the case of Jackson and Cator, supported the doctrine in Revett and Braham. The question, however, then was, whether, as the Committee has hitherto proceeded, these witnesses should be allowed to be called, and whether the Committee should receive any further assistance towards proving the hand-writing. The Committee had already exceeded the strict'rules of legal justice, and were then only asked to admit the evidence of persons who had been accustomed to examine, and to say whether certain hand-writing, submitted to their inspection, was feigned or real, and whether they would not be better able to judge, from persons of such experience, than by their own only; on that ground, he should apprehend the Committee would come to a decision.

The question was then put, and the witness was allowed to be called in, without a division.

THOMAS METCALFE, M. D. was called in, and examined.

You are a Physician? I am.

Are you Mrs. C.'s medical attendant? I am.

Have you seen Mrs. C. in the course of this day? Yes.

Is her state of health such as to prevent her attending to give evidence to-day? I think totally so,

Can you form any opinion when Mrs. C.'s health will permit her to attend? I should think in the course of two days.

[The Witness was directed to withdraw.]
[It was moved and seconded, that the evidence to hand-writing about to be produced, be not received; which being put, passed in the negative, without a division.]

Mr. SAMUEL JOHNSON was called in and examined.

(By the Chancellor of the Exchequer.)

What are you? Inspector of Franks at the

General Post-Office.

How long have you been in that situation? I have been in the Office about thirteen years, or rather more; in that situation about six years; I think it was in 1802 I was appointed to the Franks.

In that situation, is it your particular dury to look at hand-writing, and observe its different variation? It is our duty to perceive that no Franks pass either from the house of peers or the house of commons, but Franks by the peers or the members themselves.

In the course of that duty, it is necessary for you to he very particular in your examination of hand-writing? As much so as our time will nermit.

[The two Letters and the Note being shown to the Witness.] You have seen these papers before, in the room of the house of commons? I have

The paper to which particularly I wish to direct your attention, is the small paper: in your opinion, is that smaller paper the same hand-writing as the larger papers? It resembles it so nearly, that I should think it was.

In point of fact, have you occasionally, from inspection only, detected false or feigued signatures? Yes.

The Witness was directed to withdraw.

Mr. ROBERT SEARLES was called in, and examined.

(By the Chancellor of the Exchequer.)

What are you? A deputy inspector of Franks.

How long have you been in that situation? About 18 months.

[The two Letters and the Note were shewn to the Witness.] You have seen these papers before? I have.

Look at them, and tell me whether you think they are all the same hand-writing? I think they are.

The Witness was directed to withdraw.]

Mr. THOMAS NESBITT was called in, and examined,

(By Mr. Beresford.)

What is your employment? I am in the service of the Bank.

In what department of the Bank are you? Principal of the Letter of Attorney Office.

In that office are you in the habit of examining hand-writings that are suspected to be forgeries? Yes, constantly so.

How long have you been in that employment? Between 30 and 40 years, in the daily habit.

Are you in the habit of examining writings that you so suspect, by comparing them with other writings, acknowledged to be the hand of the same party? Certainly.

In making such comparison, what is your usual habit of doing it? A signature to a letter of attorney for sale is left at the Bank for me to examine, and if to any other letter of attorney the proprietor has put his name, or has accepted the stock, this letter of attorney in question would be examined by those signatures.

In so doing, are you in the habit of observing the turn of the different hands in writing the names, to see whether the party writing turned his hand the same way? Certainly.

[The two Letters and the Note were shewn to

the Witness.] Have you seen these papers before? I have.

By a close inspection of the hand writing of the Letters, do you perceive any difference in the turus of any one compared with the others —(A cry of oh! oh!)

The Witness was directed to withdraw.

Mr. Bathurst rose to order:—He thought the proper course of examination was that which had been pursued by the Chancellor of the Exchequer.

The Cancellor of the Exchequer did not understand the objection of his hon. friend on the opposite side. His hon. friend behind him (Mr. Beresford) having formed his own judgment by an attention to the formation of the letters, wished to direct the attention of the witness to the particular circumstances which had weighed with himself before he asked him the general question. This he thought perfectly proper; and as his hon. friend had been in a situation where he himself had been in the habit of comparing hands, he had given up the examination of this witness to him.

Mr. Bathurst contended that the examination ought to be confined to the general question; for as to a trifling difference in a word or a letter, the hand-writing of each of the members of the house might so far vary at different times. But the point was, whether, on a view of the whole the witness was of opinion that the writings were the same. The question he thought the more improper, as the hongent, had founded it on an opinion of his own.

Mr. Elliot was sorry to interpose, but he had an objection to state different from that of his right hon. friend, who had just sat down. He thought it of great importance that the house and the committee should be consistent. A witness had been before rejected because he could speak only from signatures, and this witness stood in the same situation.

The Chancellor of the Exchequer remarked that the witnesses now called were not called with a view to prove the handwriting of the D. of Y., but to say whether the two papers shewn them were in the same hand-writing. The question, he contended, was in substance unobjectionable; for it was proper and important to direct the attention of the witness to the materials upon which he was to judge; and this he supposed was the object of his hon. friend.

Mr. Ellison said, that the house had de-

cided that these witnesses should be called, and therefore he had nothing to say on that point; but he was very anxiom that it should not go forth to the public that there was any thing like an attempt to lead the witness. The object was to get at the truth. The question had a manifest tendency to lead the evidence. This would not serve the cause of truth; and on that account his feeling was strong against it.

Mr. Beresford stated, that having been himself in the habit of examining handwritings with a view to detect forgeries, he had looked at the Note and the other Letters, and had made observations which appeared to several gentlemen to whom he mentioned them to have weight. He had refrained from asking any questions of the two first witnesses, as he might from the circumstance have a prejudice in his mind that might lead him to ask an improper question. (A laugh). But the gentlemen around him seemed to think there was no impropriety in his asking questions, and pointing out the particulars to which he wished the witness to attend before he gave the general answer. But he would be sorry to press any question which might be thought improper, and if there was any objection to his last question, he would abandon it.

Mr. Wilberforce thought the question very improper in the peculiar circumstances under which these witnesses came before the committee. They had already examined the papers, and of course had attended to the necessary particulars, and it was quite needless now to lead their attention to them. They ought first to be asked, whether they believed the handwriting to be the same, and if they answered in the affirmative, they might then with perfect propriety be asked why they thought so. But upon the principle of the last question a witness might be asked 500 preliminary questions, so as to fritter away his opinion before he gave it. same course ought to be followed with respect to this witness, that had been adopted with respect to the two former, otherwise it might be imagined that the gentlemen who examined the witnesses, resorted to this circuitous method from the dread of an opinion contrary to their

Mr. Beresford moved that the question be expunged, which was accordingly done.

(By Mr. Beresford.)

State whether you think these several papers were all written by the same person, looking both at the directions and the inside of the Letters? I have looked very attentively at the Note particularly, and compared it with these two Letters, and after a great deal of attention and care in looking at almost every letter in the Note, I am of opinion that it was not written by the same hand.

On what circumstances in that Note do you ground your opinion? Because I perceive a neatness through almost every letter of the Note, which is not, I think, to be found in the Letters; and the whole of the writing in the Note appears to me to be of a smaller character than the Letters in general are; I think I perceive a stiffness in several of the letters in the Note, which I do not perceive in the two Letters dated Sandgate and Weymouth.

Have you any further observation to make? I will just add, that in the two Letters dated Sandgate and Weymouth, there appears to me to be a general freedom I do not perceive in the Note.

(By Lord Folkestone.)

You state that you perceive in the formation of the letters of the Note a neatness of character which you do not perceive in the Letters; do you not conceive that difference may arise from the difference of the pens and mk used in the writing? That circumstance has not escaped my mind, but after looking at that also, I am still of opinion that it was not the same writing.

You stated, that you are principal Inspector of the Letter of Attorney office; in examining letters of attorney in that office, is it not your principal business to look at the signature? It is

Is that your only business? No, surely not; that is the principal business.

What other part of the hand-writing are you accustomed to examine, besides the signature; It is necessary for me to read over the whole of the letter of attorney, to see that it is correct in all its parts, and when so done, to compare the signature with any former signature, and if it agrees, of course it is admitted; if it does not agree, we have other modes of proof, such as looking at other signatures, comparing the hand-writing of the witnesses, and still other proofs.

Is it expected that the hand-writing in the body of the letter of attorney should be written by the person who signs his name at the bottom? The letters of attorney are abnest universally filled up by the clerks in the office over which I preside; the body of the letter of attorney is uniformly filled up by them.

Then is not the comparison of writings to which alone your attention is directed, altogether a comparison of signatures? It is.

(By Mr. C. Adams.)

Have you, in looking over the Note, observ-

ed that there are no dots to the i's in that note? I have not.

Have you observed whether there are any dots to the i's in the two letters? I think I have observed dots in some parts of the letters,

Look over the letters again, with 'a view to that circumstance. [The Witness looked over the letters]—I do not observe several, but I do find, in the first letter I have looked into, one; that is the letter dated from Weymouth.

Have you observed but one 1, in these two letters, with the dot over it? I have not observed more.

Having adverted to that circumstance, do you remain of the same opinion with regard to the hand-writing? I do not think that should change my opinion, because I think that the ensemble of the note appears to me altogether a different kind of hand.

You have stated to the Committee, that you looked over these letters and the mote with great attention; how did it happen that so remarkable a circumstance as that escaped your attention? I do not at all wonder that such a circumstance as that should escape my attention, it is the first time I have ever been called upon in this house, however, and surrounded as I was by gentlemen on every side at the time I was examining into the letters, as far as my time and attention would allow, I do not wonder that that circumstance escaped my attention.

How long a time were these letters under your inspection in the Committee-room above stairs? I think about an hour; but in the coarse of that time, I had a great variety of letters to look over, of Mrs. C's and other persons, which I was directed to look at, and which i did look at, and observed the characters with some attention.

Do you remember an instance of a person endeavouring to forge or univete the hand-writing of another who did not put dots to the is, who in that forged or into sted paper was accustomed to jut dots? I do not exactly recol-

lect any circumstance about dots of is, but I have refused signatures, and perhaps daily do that, which term out to be forgenes, though generally innocent ones, but not includily the signature of the parties that should be there.

Does the circumstance of there being no lots to the is in the note before you, nake any difference in your opinion! It certainly was a circumstance that I did not advert to, and therefore, as for as that goes, I certainly think it is of weight, but not sufficient to after my opinion

(By Mr. Thompson.)

In the course of examining the signature of powers of attorney, have you not observed that the signature of the same person varies considerably in a short period of time? I certainly have, and that may arise from a variety of circumstances, such as ill health; a signature made before or after dinner has frequently been very materially different, and indeed a variety

of other circumstances would alter the signature materially.

Have you not admitted the validity of signa tures of the same person, so varying as you have stated, in a greater degree than the variation between the writing in the note and the two letters? I have no doubt but I have, but it wil arise from this circumstance, probably, tha where the signature of the constituent differmaterially we have then the signature of two witnesses to look at, and if the signature o either of those witnesses should be well known to me to be in all probability a true signature I mean a signature that passes before me very frequently, that would operate in my mind to admit the power of attorney, though there might be some considerable variation between the constituent's signature in the one instance and in the other.

Have you not admitted the velidity of the hand-writing of those varying signatures, where the witnesses have been totally different persons, and totally unknown to you? I think I have not, because that is my particular business to attend to, not to admit any thing that is no in uself experty what it ought to be, without such proof before me as should enable me admit it.

What proportion of the signatures of the witnesses to the powers of attorney, in the country, are you acquainted with? I cannot say the proportion of hand-writings of witnesses that I am acquainted with, but certainly a great number, and you will allow that, when I tell you that every day I admit from facty to fifty, sixty and a hundred; hardly any day is less than forty, and very often a hundred.

You must know that powers of attorney, executed by the same person in the country, are attested by very different witnesses? Certainly,

Do you not depend upon the signature of the person who executes the power of attorney, much more than upon any name of any witness to the execution of that power of attorney? I certainly do, that is the first object.

Do you not principally depend upon the signature of the person who executes the power of attorney, notwithstanding the variations in the hand-writing of that person? I certainly do.

And you have admitted the validity of those signatures with greater variations than you find between the note and the two letters? I certainly have, but collateral evidence has come in to satisfy me of the validity of the sign stores.

(By Sic James Hall.)

Do you consider the note as having been written in imitation of the hand-writing of the letters? That was my opinion at the time I was examining them.

(By Mr. Lyttleton,)

Is it in the usual and common habit of yourself to be called upon for your opinion, and to give an opinion upon the similarity of handwriting, where there are no signatures of names whatever? It has very seldom happened of late years, formerly it was more frequent, because of late years I have understood that such kind of evidence has not been admitted in the courts of law.

Having stated that you have been chiefly conversant with the examination of signatures, do you judge of them by comparison with other signatures of the same person, or a general comparison of the hand-writing of the person supposed to sign? I judge of them by a comparison with other signatures of the same person.

Have you ever seen papers in which the signature and the other writing in those papers, purported to be, and to your knowledge were written by the same person? I have.

Have you in those cases observed that the signatures are in many cases different from the general writing? I certainly have; and I must acknowledge that signatures in general are much easier to judge of than common lines of writing, because signatures have always appeared to me a set kind of hand, which a man takes up, and in general does not part with.

(By Mr. H. Martin.)

Previously to your examination of the two letters and the note, had it been intimated to you by any person, and by whom, that there was reason to doubt of the authenticity of the note? I think I should answer to that, that I read the newspaper every evening, and therefore I have read all that concerns this business every evening as constantly as it has passed.

Is the Committee to understand, that the first doubt you entertained was by what was suggested from reading the newspapers? I certainly came with no prejudice in my mind, but I came determined to form my mind from what I should see in the note and in the letters.

Is the Committee to understand, that the first loubt you entertained was by what was suggested from reading the newspapers? I think I said that I came here with no projudice, but to form my mind from what I should find in reading over the note and the letters

Is the Committee to understand, that the first loubt you entertained was by what was suggested from reading the newspapers? I conceive hat I might reason upon the subject, but cerainly I came here with no prejudice whatever,

Is the Committee to understand, that the first loubt you entertained was by what was suggested from reading the news-papers? I cerainly did reason upon the subject in my own nind, but I came here with no prejudice what-

Have you carefully examined both the letters, and do you find in any parts of either of those etters my difference in the hand-writing; are both those letters exactly in the same character and style of hand-writing? I did not perceive my particular difference in the mode of writing a those two letters, but that they were all ritten with the same kind of freedom, except there the ink appeared to fail, and that will

constantly be the case under such a circumstance.

(By the Hon. Mr. J. Ward.)

Is or is not the difference in the note and the letters greater than that which you have frequently observed between acknowledged pieces of hand-writing of the same person? The difference between the note and the letter appears to me to arise, taking it altogether, from the meatness and the stiffness of writing, which I do not observe in the two letters; as to there being a greater difference between the note and the letters, and any two signatures which I have admitted, I really cannot tell how to answer that; the differences in signatures are so very frequent, and so various, that I cannot well explain myself upon that subject.

(By Mr. Whitbread.)

From your habits of business at the bank, have you more frequent opportunities of comparing the general hand-writings of parties, than persons engaged in any mercantile or other counting-house in the city of London? I am persuaded not, and I have thought myself frequently incompetent to such kind of examinations, because my constant practice has been with respect to signatures only.

You having stated that you had been occupied one hour in examining all the papers, inclusive of Mrs. C.'s letters, what time did you devote to the examination of the three letters now in question? I think it is probable that I might have been from half an hour to three quarters on the one, and the rest of the time on the various letters of Mrs. Clarke, and so on.

(By Mr. Barham.)

Might not the short note and the two letters have been the hand-writing of the same person, supposing the short note written in the morning, and the two letters after dinner, or vice versa? I think that might possibly have been the case, but then that written in the afternoon would have been much worse than that written in the morning.

If two powers of attorney had been presented to you for your examinations, one in the hand of the letter which was acknowledged to be the hand-writing of the party who presented it, and the other in the hand-writing of the short note, with your observation would you officially have refused the acceptance of that latter power of attorney? If there had been no other circumstances as collateral evidence in favour of it, I certainly should have demurred to the signature.

Have you not said, that writings differing as much as these, have blimately turned out to be genuine? If I have not, I am persuaded they have done so.

The witness was directed to withdraw.

Mr. THOMAS BATEMAN was called in, and examined.

(By the Attorney General.)

In what business are you? In the service of the Bank of England.

In what department? My employment is the examining powers of attorney in the first place, as to the accuracy of them, and then examining their signatures.

[The two Letters and the Note were shewn to the witness.] Have you examined those two letters and that note, for the purpose of discovering whether they are written by the same person or not? I have.

How long have you been employed in the department in which you now are? Nearly 20 years.

You are still in that situation? I am.

You state, that you have examined these two letters and that note, for the purpose of discovering whether they are written by the same person? I have.

Look at them now, and tell me whether they were in your judgment written by the same person? I think there is a very correspondent similarity.

In your judgment, is the note written by the same person as these letters were written by? I can only say that there is a very marked similarity.

(By Sir J. Sebright.)

Upon examining these letters and the note, have you any reason to think they were not written by the same person? I have not any reason to think they were not; I have no reason at all upon that subject.

Upon examining those letters and the note, have you any reason to think they were not written by the same person? After what I have said, I think I cannot answer that question but in the way I have answered it.

If two powers of attorney came before you, signed, one in the character of the note, and the other in the character of the letters, would you have passed them both as written by the same person? I think I should.

The witness was directed to withdraw.

Mr. THOMAS BLISS was called in and examined.

(By the Attorney General.)

What is your employment? One of the Investigators of the Bank of England.

What is your business in that department? To examine and inspect into forged notes.

How long have you been in that situation? About fifteen years.

Is it your business to discover whether the signatures to those notes are or are not genuine?

Do you examine any thing but the signatures to those notes? The whole of the notes; every writing on the note; it leads to many other things, the paper, the writing, the engraving, and the whole of the notes.

Do you examine any writing upon the notes, except the signature? Yes, very frequently.

What part of those bills which you examine is written, except the signature? The date and

Do you examine Bank post bills as well as Bank-notes! No.

Then there is nothing of writing upon those bills you examine, but the dates, the numbers' and the signatures? Nothing else, except it might be writing by the public at times, upon

The two letters and the note were shewn to the Witness] Have you examined the two letters and the note now put into your hand, for the purpose of discovering whether they are written by the same person or not? I have.

According to the best judgment you can form, are they or are they not written by the same person? I should suppose they were.

(By Mr. John Smith.)

Have you any doubt upon that subject at all? From letters that I saw afterwards, I have some doubt; but if I had not seen any other letters, from the appearance of those I should have had no doubt.

What letters did you see afterwards? I saw different letters on the table where I examined these, that I was desired to look at, from, I believe, No 31 to 40 or 41.

Is the committee to understand, that, from the observation you have made upon the letters and the note you have just seen, you have no doubt but they were written by the same person? I did not say I had no doubt, I said I thought they were.

Have you or have you not any doubt upon that subject, alluding to the three letters you have just seen? From the letters that I saw since, many of them seeming to differ, I have some doubt of it.

Have you or have you not any doubt upon that subject, alluding to the three letters you have just seen? From the examination of the three letters, which I looked at as carefully as possible, I thought they were all of one handwriting.

(By Mr. Bathurst.)

Whose letters do you imagine those were that you saw besides? There were papers numbered as far as 40 upon the table; I went in at a late hour; only one being allowed to go in at a time, I looked only at ten, from 30 to 40 or 41; and I understood from those letters they were written by Mrs. Clarke.

Explain how the comparison of Mrs. Clarke's letters induced you to doubt about the similarity of the three others.-After I had been desired to look at two letters, and the other, to compare the hand-writing, I was desired to look at the other letters, and compare them with the first two letters also.

How did that comparison alter the opinion you had before formed? Because, though they were written by one person, yet they differed in the writing; there were some very plain to

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read, and some more difficult to read; some written rather larger, and some rather smaller.

I understand you to have stated, that the two letters and the note appeared to you at first to be of the same writing? I did say so.

Therefore, though these were written at dif-! ferent times, there appeared no great difference in the writing? There did not.

How was that opinion altered by finding that another person did at different times write different hands? From the difference of that handwriting; some of them I compared, in some measure hore a semblance to the first two letters; if I had seen no others than the first two and the note produced to me, I should have been elearly of opinion, without any doubt, that they had been the same person's writing; but I explain now, from the ultimate judgment. of what I looked at, which impressed upon me this, that the letters that I saw, though they were one person's writing, the writing differed materially, some very small and some larger, and from the very free easy running hand, some seem so exactly alike, and some different, that it would be doubtful to judge of that person's writing at all times, whether it was her writing

Is it from those letters differing amongst themselves, or from some of them agreeing with the two letters now shewn to you, that your doubt arises? It is from some of those letters being differently written of themselves, and some of them having a small semblance of the other writing.

Did those letters most resemble the two letters or the note? One or two of the letters resembled the two letters and the note.

Is it from that resemblance that you doubt now that the two letters and the note were of the same hand-writing? The difference amongst themselves would be the only reason that would create any doubt in my mind.

You have said, that some of those letters were in a large and some in a small hand, and yet you suppose them to be the writing of the same person? I understood that they were the writing, and thought that they were the writing of the same person.

Is not the note in a smaller hand than the letters? I think as near as possible, the major part of it is the same size as the letters.

(By the Attorney General.)

Did you perceive any similarity between the hand-writing of any of the letters last shewn you, from 30 to 40, and the Note? There were one or two of the letters that I thought bore a semblance of the two letters and the note.

Is that the circumstance which led you to doubt at last whether the two letters and the note were written by the same person? It certainly was.

[The witness was directed to withdraw.

Brigadier General CLAVERING having sent a Letter to the Chairman, requesting that he might be called to explain his Evidence; 3 K

he was called in and examined by the Committee, as follows:

What part of the Evidence, which you gave on a former night, do you wish now to explain? There is a part of the evidence that I gave on a former night, that I wish to explain. But I request permission, before I explain it, to state why I requested to come forward this evening: it was intimated to me yesterday, by a friend of mine, and other Members of the Committee, that un idea had gone forth, that part of the evidence I gave on a former evening was not correct; I certainly started at the idea, having been thoroughly satisfied in my own mind that it was my intention to state every thing to the very best of my knowledge. Yesterday, however, I referred to the Minutes, which before I had not seen, and it did certainly appear to me that the answers I had given to the questions, were not perfectly such as I would have given, had I clearly comprehended those questions; and however extraordinary this may appear to the Committee, I pledge my sacred honour and word the mistake was perfectly involuntary on my part, and it was my entire intention, as well as my wish, to give every information in my power, and I should feel myself particularly honoured and flattered by as many questions as the Committee shall think it proper to put to me upon this occasion. With the permission of the Committee, I will now refer to the questions put to me on the former occa-The question was (p. 520); " Had you any communication whatever on the subject of Army Promotions with Mrs. Clarke?" My reply was, "I never proposed any conversation of that kind, nor do I recollect any ever having existed, except at the period I before alluded to, when she requested I would recommend to the consideration of the Duke of York lieutemant Sumner of the 20th regiment." It is perfectly clear now to me, that hy the addition of the word 'whatever' after 'communication,' an epistolary correspondence was intended, but I certainly understood it to be a personal communication or conversation, for, in the two preceding questions, the idea of conversation and conversation only had been included; and in the following question likewise it appears also evident to me, that that was in the idea of the hon, member who proposed it, that he meant conversation, for the question is, " Had you any incidental conversation with Mrs. Clarke upon that subject?" and my reply was, " A period of so many years having elapsed since that time, it is impossible to speak positively and accurately to a question so close as that, but to the best of my belief, I do not think I had." The next question, and the reply, which I wish to advert to, is this: " Do you of your own knowledge, know that Mrs. Clarke used her influence in favour of any person whatever in the army with the Commander in Chief?" My reply was, "I do not." I certainly did misunderstand that question altogether; and that Idid misunderstand it, I have the most positive proof for stating to the committee; one of the first conversations I had.

after withdrawing from this bar, was with a poble relative of mine, a peer of the upper house, in which I stated, and he has authorized me to say, if it is necessary, he will confirm the same, that my surprise was, that a question had been put to me which I conceived concerned others, and that my regret was, that the question had not been put which did immediately concern myself, for if it had, I should have given that reply which, in my own mind, conveyed a thorough conviction that Mrs. Clarke never possessed that influence over the mind of his royal highness which it is supposed that she possessed. I have nothing further to add upon that immediate head.

[The five Letters delivered in by Mrs. Clarke on the 13th instant, (p. 670.) were shewn to General Clavering.]

General Clavering.—They are my haud-writing.

(By the Hon. Mr. Ward.)

On the former examination, you were asked whether you had ever known of any person who had asked Mrs. C. to use her influence with the Commander in Chief; to which you answered positively, that you had not. When you were asked whether you knew of any transaction of that nature, you say you understood that any transaction in which you might have been engaged was excluded in the intention of the person asking that question? I certainly did, both to that question and to the following one, for I conceived that my answer to the third question from the bottom, was an answer which applied equally to the two last.

(By Mr. Whitbread.)

Did you or did you not ever, in writing or otherwise, ask Mrs. C. to use her influence in your behalf with the Commander in Chief? I did.

(By Mr. Yorke.)

Had it any effect? I believe not.

Did you obtain what you asked for? I made two applications; I did not obtain the first, and I believe that what was granted me in the second, was not through her influence.

(By Mr. Whitbread.)

Was it granted to you? Will you permit me to answer that question not immediately directly; it was granted, but it must equally have been granted, and it could not have been denied me, if such application had not been made.

Why then did you apply through Mrs. C.? Were I permitted to state the circumstances, I believe it would be better understood than by any other answer. In 1803, I was placed upon the Staff as an Inspecting Field Officer, as Colonel. In 1804, the government thought proper to raise all the officers of the rank of Colonel to that of Brigadier-General; I received a notification from the War-Office, that I was ap-

pointed a Brigadier-General, and about a fortnight afterwards I received a second notification, to say, that my appointment was not to be that of Brigadier-General but Brigadier-The circumstance appeared to me so extraordinary, that I wrote upon that occasion to Mrs. C., to know if she could discover why the alteration was made from Brigadier-General to Brigadier-Colonel; she replied to me, that upon inquiry it was found to be a mistake, and that all the Brigadier-Generals who had been previously appointed and afterwards removed, were to be restored to their first appointments of Brigadier-Generals; and the reason was evident, it was supposed that the Militia and the Volunteers night possibly be assembled to act together; by the Militia Act, no Colonel in the Army can command a Colonel of Militia, consequently, our appointment to the situation of Brigadier-Colonels would not have had the effect it was intended to have had; therefore, we were again appointed to our original situation, that of Brigadier-Generals,

How came you to apply for an interpretation of any mistake, or any extraordinary circumstance, to Mrs. C., and not to the office of the Commander in Chief? Because, according to the custom of all offices, the persons holding the ostensible situations could not have given me the information that I desired, or rather, they would have been reprehensible if they had given it me, for in all probability, though they might have been acquainted with the reasons, they would not have been justified in declaring them.

What secret source of information, which it would have been reprehensible for the ostensible officers in the office of the Commander in Chief to have given, did you suppose Mrs. C. to have! I certainly did suppose that Mrs. C. was informed of what was passing in the War-office; I mean generally in the office of the Commander in Chief, and therefore I had reason to suppose that she would give me every information that was in her power.

What was the reason? Because on any former occasion, as far as I can at present recollect, she had been always extremely communicative.

From whom did you know or suppose that she had derived that communication which she was so communicative of to you? Certainly from h, r, h, the Commander in Chief.

How do you reconcile the answer you have last given to the answer you before gave; you supposed Mrs. C. to have no influence with the Commander in Chief? The reply that I before gave, went to Mrs. C.'s influence over h. r. h. in the distribution of military promotion.

Of the two applications which you state yourself to have made through Mrs. C., which was the one that was successful, whether by her influence or otherwise? If I recollect rightly, I had before the honour of stating, that the rank of Brigadier-General was restored to

me, which I could not have been denied; it was granted to all the colonels of the regular service of the year 1802, in which brevet I was, with others both above and below me, and consequently it could not have been denied me without a marked stigma.

Which of the two applications, which you have stated yourself to have made through Mrs. C., was successful, the first or the second, whether through her means or any other? I certainly have to apologize to the Cômmittee, if I have not made myself understood.

What were the two things which you applied for? The first circumstance upon which I wrote to her was, or rather a letter was written, which I was accessary to, it is immaterial whether I wrote it or not, was relative to the raising a regiment. I was given to understand that she had very great influence in military promotions, and I conceived, therefore, it would be a fair sper alation to try whether that influence did exist or not; a letter was accordingly written to her, stating, that in case she obtained me permission to raise a regiment, she should receive 1,000%. She wrote me, in reply, that h. r. h. would not hear of it, or scouted the idea, or words to that effect; and consequently from that answer, it was my decided opinion that she did not possess an influence over h. r. h. in the distribution of military promotion.

Did you in point of fact obtain leave to

raise that regiment? I did not.

Did you make a second application, and what was that application for? The other application, if it may be so termed, was not for any promotion, but to know the reason why, after having been appointed a Brigadicr-General, I was reduced to the situation of a Brigadier-Colonel.

Have you ever made any other application to Mrs. C. for information, for promotion, for exchange, or for any other thing? I cannot bring to my recollection that I ever have made any other application to her upon any one of those subjects mentioned, but if any of the hon, gentlemen here can give me the smallest clue to guide my recollection, I shall be extremely happy to give every information in my power.

Being convinced in the first instance by the D. of Y.'s having, as Mrs. C. informed you, scouted the idea of your being permitted to raise a regiment, for which you had made an offer of 1,000L and having from thence inferred that she had no influence; how came you to make any second application to her? If I am correct, I before stated that I was satisfied, from b. r. h.'s answer to her, if such was his answer, that she did not possess any influence over him in the point of military promotion; that h. r. h. might have permitted her to talk upon military subjects, but that as to military promotions she had no influence.

Do you know that at the time you made application through Mrs. C. for leave to raise a regiment, any officer received that permission

which was refused to you? If my memory serves me right, there were three or four young | regiments raised at that time in Ireland, but

not in this country. Were they raised upon the same term with regard to the payment of money, as the tender made by you for raising your men? They were not; my proposal was, as far as I can recollect, for I had forgotten that till I saw it

in the evidence, my proposal was to raise them

from the Militia; the regiments in Ireland were raised with a bounty.

From whom did you receive the information first, that Mrs. C. had influence with the Commander in Chief relative to military promotions, which induced you to have the first letter written, or to connive at the writing of the first letter to Mrs. C., in order to obtain that influence in your favour? My information upon that head was mercly report, but the letter alluded to was suggested to me.

(By the Hon. Mr. Ward.)

Had you ever any other than a written communication with Mrs. C. upon the subject of your own promotion? To the best of my opinion, I had not; the reason why I think so is, that at that time I was stationed at a distance from London.

(By Mr. II. Martin.)

Is the Committee to understand you to have said, that if you had applied to the War-office for information, after its having been notified that you were a Brigadier-General, and your being put back to the rank which you call Brigadier-Colonel, you would not have of tained that information? I do not think that I should, nor should I have made the application, conceiving that such application would have been improper.

Why then do you suppose you could obtain information respecting military arrangements from Mrs. C., which you could not obtain from the War-Office? Because I see a considerable degree of distinction between making application for information to a lady of the description that she then was, and making it to those official persons who would not have been justified in giving me the information that I

desired.

What reason had you for thinking that Mrs. C. had information of what was passing at the War-office; which information would have been refused to military officers regularly applying? Because I was of opinion that by her influence over the Commander in Chief, which she described herself to me to possess, she could obtain any information of that descrip-

How is the Committee to reconcile that declaration with that which you have made, that you did not then believe her to have any influence over the Commander in Chief? If I am correct, I before said, that the influence she possessed over h. r. h. the Commander in Chief

did not go to the distribution of military promotions.

Did it then go to the obtaining information of regulations in the War-office, which regulations were withheld from public notice? As she always gave me to understand she could procure almost any promotion whatever, I conceived that the only way to obtain that which

I wished for was by application to her.
Did you in point of fact obtain the informotion you sought for through her means? did not; the information that I received was, as far as I can recollect, that there had been a mi-talle in removing us from the situation of brigadier generals to brigadier colonels and that that mistake was shortly to be recufied.

Was that or not the information you did wish to obtain? It was not the information that I wished to obtain, if I am perfectly correct, because I do not think she stated the reason why we were removed from the situation of brigadier generals to brigadier colonels. I hope the hon, committee will excuse any mistake I may make in this, for there has a period of several years elapsed since this correspondence, and I may fall into an error: it is my endeavour to give every information in my poser.

(By Mr. Whithread.)

Look at the letter in the clerk's hand, and read it. [A Letter, dated the 11th of Nov. 1804, was shewn to gen. Clavering.] You there express your thanks to Mrs. C. for her attempts to serve you, though unsuccessful .- I am of opinion that must have alluded to her not being able to obtain me permission to raise a regiment.

You speak further on the coming to town: when you and Mrs. (. met, dul any conversation arise as to military promotions, or military matters? It is above five years since I wrote this letter, and I am sure it is impossible for any person whatever to recollect any conversation of so trivial a nature after so long a period.

You have positively stated in your former examination, that you never had any conversation; you have referred the explanation which you wished to give to the Committee tonight, to the difference between communication and conversation, and that it was conversation you understood the question to refer to; do you now adhere to the answer of the former night, that you never had any conversation with Mrs. C. on the subject of military promotions, or military matters? I do not recollect having had any conversation with her upon the subject; it is possible that something tending to it in the course of conversation might have been alluded to, but at this distance of time I cannot charge my memory with it.

Having stated, that in the original application to Mrs. C. you proffered her the sum of 1,000l. to obtain that which you wished at the time; did you ever, on any other occasion, make her an offer of money, or any valuable

consideration of any kind, for the purpose of obtaining her supposed influence with the Commander in Chief? I am positive I never did.

Did you ever, without making any previous offer, make her any pecuniary recompence, or give her any valuable consideration for any service she might have done you, or endeavoured to do you, with the Commander in Chieff I never gave her any thing in my hie, indess it might be accidentally; being in the room when the milliner brought her a shawl, I told the milliner she might call upon me for the payment for it.

I understood you to say, that you consider Mrs. C. to have very little, if any influence with the Commander in Chief, on inditary promotions? Yes.

(By Sir Thomas Turton.)

Do you found your opinion on the refusal to allow you to raise a regiment, or have you any other reason for that opinion? I ground my opinion upon my own case, and also conversation with various military officers upon the subject; for though various reports have gone touth, to the prejudice of h. r. h. upon that subject, I never heard of any one case that could be brought home, nor do I believe there is any such case.

(By Sir J. Sebright.)

Did you ever apply to Mrs. C. by letter or otherwise, to get you put upon the staff? I was placed upon the staff upon the 24th Sept. 1803, as the Gazette of that date will shew; and h. r. h.'s first acquaintance with Mrs! C. did not commence till four months afterwards, in the month of January 1304.

Did you not write a Letter to the Attorney General, desiring that you might be examined at the bar of this Committee upon this subject? I did, and I should be extremely happy to state the reason why I wrote that letter.

Acknowledging, as you have done, that you have written letters to Mrs. C. upon the subject of Military Promotions, and also have had conversations with her upon that subject, state with what view you wrote that Letter to the Attorney General.-About a day or two after this inquiry commenced, I perceived in the public papers that my name had been introduced, and, apprehensive that h. r. h. might suppose that I had been engaged in any improper military transactions, I went down to the Horse-Guards, to explain the transaction to lieut. col. Gardon; col. Gordon did not see me, but referred me to Mr. Lowten. I called upon Mr. Lowten, and he put various questions to me; and, and after my replying to those questions, he told me it would be necessary for me to go down to the House to be examined. I replied to him, that was what I should wish particularly to avoid; but that if he stated absolutely it was necessary, I cortainly would attend, but that it was the farthest from my wish. When I did come down here, it was deemed right I should write a Letter to

the Attorney General, and accordingly such letter was written, and I stated in it, that I appeared here at Mr. Lowten's desire: after reading that letter to Mr. Lowten, and two other gentlemen who were present, it was observed by one of them that Mr. Lowten's name should not appear, in consequence of his being. Agent for h. r. h. consequently Mr. Lowten's name was expanged; and therefore it appeared I was a voluntary witness upon this occasion, whereas I was not so, but came forward at Mr. Lowten's desire.

Why, after the evidence you have given here before the Committee, did you write to the Attorney General, with a view of shewing you knew nothing at all about these transactions? The hon, member who puts that question is under a mistake, Prever wrote such a letter.

With what view did you write the letter to the Attorney General; and why, after having writen that letter to the Attorney-General, offering to do away the evidence of Mrs. C. do you come to give the evidence which you have given at the bar of this Committee? I am very sorry to say I do not comprehend the question.

(By Mr. Dennis Browne.)

With what view did you write that letter to the Attorney-General? Mr. I owten stated to me, that he conceived my evidence would be of considerable consequence in this house; and therefore, as it was absolutely necessary that I should be introduced to this house, a letter was written to the Attorney-General, as the best mode of bringing me forward.

(By Mr. II. Martin.)

Did you inform Mr. Lowten of all your transactions with Mrs. C. at the time Mr. Lowten gave you that advice? I did not, of all of them.

(By Mr. Whitbread.)

It stands upon the Minutes of the Evidence, that 'Brigadier-general Clavering having stated to a member of the house that he was destrous of being examined, brigadier general Clavering was called in, and examined by the committee as follows: Have you sent a letter to me (namely, the Attorney-General) this ' evening? I did so .- Desiring that you might be examined? I did so.' I understand that you presented yourself as a voluntary witness: you state now, that you were unwilling to be examined, but were desired by Mr. Lowten to be examined; do you mean to state that you were a voluntary or an involuntary witness at this bar? I have no objection to state, that it was the last wish of my heart to be examined at this bar. Mr. Lowten stated, it was extremely desirable that I should be examined, and therefore I acceded; and I apprehended the distinction between a voluntary and an involuntary witness to consist in this, that I was not summoned to attend at the bar.

Did Mr. Lowten represent to you what his

reason was for wishing you to put yourself forward, instead of a summons being issued to you in the usual way? He did not state any thing upon that subject.

(By the Chancellor of the Exchequer.)

For what purpose did you go down to the Horse-Guards, and afterwards go to Mr. Lowten? I was anxious to remove from the mind of lient. col. Gordon any idea that I had been concerned in any traffic in Commissions, as appeared in the news-papers. Col. Gordon rejused to see me, and referred me to Mr. Lowten.

Were you desirous to do away that impression from the mind of col. Gordon at the time you recollected that you had offered that 1,000% for a Commission? I was desirous of removing from his mind any unfavourable impression that might have occurred from reading the reports of what had passed in this committee.

Were you desirous of doing so, by stating the true state of the facts to col. Gordon, or concealing it? It was my intention to have stated the fact which was alluded to in the preceding evening, in which my name was brought torward, and that was relating to lieut. Sumner.

Was it for the purpose of contradicting that fact, that you went to col. Gordon? It was for the purpose of explaining the mode in which my name came to be introduced by Mrs. C. in the transaction in which lieut. Sumner's name was brought forward.

(By Mr. Whitbread.)

Did you mention to Mr. Lowten this transaction, of the offer of the 1,000 l. to Mrs. C. ? I believe I did not; but I should have had no scruple in doing it, for I had mentioned it to a thousand persons before.

Are you sure you did not mention it to Mr.

Lowten? I think I did not.

Were you appointed a brigadier general in a district, after having been inspecting field officer of a district? I was continued in the district to which I was originally appointed.

to which I was originally appointed.

Had you the rank of brigadier general, after having been col. or lieut. col. inspecting field officer? I was promoted in common with all the officers of the same rank with myself at

the same time.

Did you apply to Mrs. C. upon the subject of that promotion, directly or indirectly, by letter or in conversation? I am quite certain that I did not apply to her upon it; and I am the more certain, because I recollect, that the first information I received of any of the brigadier generals being to be appointed, was about a month before it became public, and that was from her.

Was that information communicated to you privately is a secret? It was communicated by letter, but no secrecy enjoined, to the best of my opinion.

[The Witness was directed to withdraw.]

Mr. C. W. Wynn rose to discharge a painful duty; but, painful as it might be, it was a duty, and he should not shrink from the discharge of it. The Committee must be aware of the nature of the testimony given by the witness who had just withdrawn, and as he had been warned that he was to give his evidence at his own peril, and had exposed himself to the animadversion of the house, he should move, That general Clavering has prevaricated in his evidence.

General Mathew trusted his hon, friend would not prematurely press a motion, which went to affect the honour and feelings of a gallant and deserving officer. For the last eight years he had not the honour of a frequent intercourse with gen. Clavering, but from what he did know of him, he was convinced there never was a man who would more studiously avoid any conduct which an honourable mind would disapprove. He had listened attentively that night to his examination, and he could by no means prepare his mind to say, that in his testimony there was any prevarication.

Mr. Whithread, although alive to the feelings of friendship, by which his honfriend was actuated, still could not, in regard to the dignity of that house, sacrifice the paramount demands of justice.

Sir M. W. Ridley called upon Mr. Wynn to point out the particular parts where gen. Clavering prevaricated before he pressed such a serious motion.

The Chancellor of the Exchequer was not zealous to cover gen. Clavering, but he did not believe, that although between his letters and his verbal testimony there existed contradictions, still it could be

proved that he had prevaricated.

Mr. Wym perspicuously contrasted the various parts of gen. Clavering's testimony, in order to justify his motion, and concluded with admonishing the Committee, that the country would put an injurious construction upon that system which would vent on the same misconduct, in humble life, that severer measure of punishment, the infliction of which on the higher rank of delinquents it would oppose.

Mr. Calvert declared, that he had not heard the evidence distinctly, and if he was to be called upon for a vote, he should move that the short-hand-writer should read the whole of the evidence.

Mr. Yorke observed, that gen. Claveting had come to the bar to explain his former evidence, and that it was not therefore a trifling variation that was to be considered prevarication. He thought that it would be better to put off any consideration of such points, unless in the case of gross and wilful prevarication, till the investigation should be concluded. The day of reckoning would come, when the house ought to take up the consideration of the various acts of corruption, imposition, and swindling, which had come out in the course of this inquiry.

Sir T. Turton argued, that as the witness had come to the bar to contradict or correct his former testimony, he could not be

said to have prevaricated.

The Secretary at War thought, that as gen. Clavering had on a former night given evidence in which he found he had been mistaken, he had no other course but to come down and explain the mistake. However contradictory this statement had been to the former, there was no prevarication in what he stated to-night, as he had concealed nothing, but told of his offer to Mrs. C. of 1,000l. for her influence to get him a regiment.

Mr. Wilberforce said, that if he were absolutely called upon to pronounce an opinion, it must be in favour of the motion, as the contradiction was so very strong. If gen. Clavering had, upon reading his evidence, and finding that it conveyed a false impression, come down without delay, and explained it the next day, it would have had a very different aspect; but he had waited eight or nine days before he thought proper to make this explanation. Under all the circumstances, however, he considered that the best course would be to adjourn the discussion on the proposed resolution.

Mr. Wynn said, that he had felt the case so strong, that he did not apprehend any doubt; but as there was a doubt, he should very readily agree to postpone the

discussion.

The Chancellor of the Exchequer said, that in case of prevarication, he thought the house should proceed immediately to the punishment of the witness. In case, however, of a witness contradicting a statement he had before made, he thought it would be much the best way to go through the whole of the case, and afterwards consider what course should be taken with the witnesses who had contradicted themselves. He thought, therefore, the hon. gent. would do best to withdraw his motion for the present, and bear the matter in his mind till that time should arrive.

Mr. Wynn, on this suggestion, consented to withdraw his motion.

CHARLES GREENWOOD, esq. was called in, and examined.

(Bu Mr. Abercrombie.)

Is there any part of your evidence, respecting the appointment of Mr. Elderton, which you now wish to correct? Yes.

State what that part of your evidence is. I there mentioned some unfatourable reports which I had heard of him, as having heard of them before the appointment took place; it now appears, upon referring to the transactions of that period, that those reports were not received till after the appointment had taken place.

Is there any other part of your evidence on that subject which you wish to correct? No. The Witness was directed to withdraw.

Colonel GORDON was called in, and examined.

(By Mr. Huskisson.)

Do you recollect the date of col. Clinton's leaving the public office of secretary to h. r. h. the Commander in Chief, and of your succeeding to him? It was on the 26th of July, 1804.

On the 26th of July, had the name of capt. Tonyn been sent in to his Majesty for promo-

tion to a majority? No, it had not.

Then, if any person could state at that time that capt. Tonyn would appear in the Gazette of the following Saturday, that person must have been either entirely ignorant of the course of office, or must have intended to deceive the person to whom such information was given? I should suppose so. In point of fact, would it have been possible

in the course of office, between the Thursday and the Saturday, to have received his majesty's pleasure respecting that promotion? It would certainly have been possible to have received his majesty's pleasure on the Thursday or the Friday, supposing the thing to have been

so settled.

In the usual course of office could that have taken place? Supposing the thing to have

been settled, it might certainly have been so.

On what day was capt. Tonyn's name sent in to the king for promotion? I have not got the documents with me, but I think, upon recollection, it was the 9th of August.

Then he did not appear in the Gazette either of Saturday the 28th, or of the Saturday following? No, I think not, but I have not got the documents at hand.

The following entry was read from the Gazette of the 18th August 1804, page 999 :

"31st regiment of foot, capt. Alexander Leith, to be major. Capt. George Augustus Tonyn, from the 48th foot, to be major."

You will observe that major Leith's commission is dated the 1st of August, and capt. Totiyn's the 2d; can you state the reason of mafor Leith's being dated the day preceding? They were both promoted at the same time, and major Leith had been the eldest captain.

You have stated, that the king's approbation to major Tonyn's promotion was obtained on the 9th of August, he appears in the gazette of the 18th; in case the Commander in Chief had thought it right on the 16th of August to stop the publication of major l'onyn's promotion in the gazette of Saturday the 18th, he could have

done it? Yes, he might.

Is there any instance, in point of fact, of the Commander in Chief directing the publication of promotions in the gazette to be stopped, after they have received the approbation of his majesty? Yes, very frequently casualties happen between the periods of gazetting, and the periods of submitting them to the king; consequently such appointments are not gazetted.

Then if the Commander in Chief had sent an order on the 16th, to you or the proper department, to stop the publication of major Tonyn's promotion, it would not have appeared in the gazette of the 18th? If the Commander in Chief had sent such an order, it probably would

have been suspended.

In point of fact, do you know whether any such order was sent? I think it was impossible, I should have had some recollection of it, and I cannot find any trace of such a thing.

And it was not suspended? It was not, it

was gazetted among other promotions.

Do you know where the Commander in Chief was on Thursday the 16th of August, 1804? cannot take upon myself to say positively where he was, but the 16th of August is his birth-day, and he commonly passes it at Oatlands.

Do you know whether he was at the Horse-Guards on the following day, the 17th of August? I cannot take upon myself to say, but it is a point very easily ascertained by reference to the dates; I have not the papers at hand to an-

swer so precisely as that.

Do you recollect the Commander in Chief applying to you, either verbally or in writing, between the 16th and the 18th of August, to ask you whether he was in time to stop the publication of major Tonyn's promotion? No, I have no such recollection.

Can you inform the Committee, whether any officer of the name of Aslett is to be found in the Army List for that time? I have caused reference to be made to the Army List, and no such person's name could be found in the list of the urmy.

Was there any major of the name of Bligh promoted about that time? I have caused a similar reference to be made to the Army List,

and I can find no such person.

Do you know whether an officer of the name of Bligh was removed about that time from the half pay of the 54th foot, to be heut. col. of the 14th? On inquiry, the only officer of the name of Bligh who was removed about that time, was

the hon. col. Bligh, who was removed from the half pay to a regiment of foot.

What was his standing as lieut, col. in the army? I really do not know, but a reference to the Army Last will point it out at once.

Then, in point of fact, there was no major of the name of Aslett, and no major of the name of Bligh, promoted or removed about that period? None that I know of.

Do you know of any other of the name of Bacon, in the army? There is a capt. Bacon in the army, but I have no knowledge of him

Did he apply for promotion about the period of July, August, or September, 1804? Not that I know of.

Do you know any thing of an officer of the name of Spedding? I find upon enquiry there was a capt. Spedding in the 48th regiment at

that period.

Are there any documents in your office, respecting this officer's applications for promotion? I think I have the documents here. It appears he applied for promotion, and was refused; and he then applied to go upon the half pay, which was granted, and he is now, I think, upon the half pay.

[Col. Gordon delivered in the Papers.]

" In August, 1804, capt. Spedding of the 48th " regiment applied for promotion (No. 1), " and as he was known to sir Alured Clarke, " an application was made to the latter for " the character of capt. Spedding, by whose " answer (No. 2), it appears that sir Alured " Clarke does not recollect such an officer. " In Nov. 1804, capt. Spedding applied to be placed upon \(\frac{1}{2} \) pay (No. 1), on account of a large family, and an intricacy " which had recently occurred in his private " affairs."

No. 1. The Memorial of capt. John Spedding, 48th regunent.

28th August, 1301.

Not to be noted until a fair report shall be received from the regt.

" To his royal highness Field Marshal the Duke " of York, Commander in Chief.

"The Memorial of John Spedding, captain

" in the 48th regiment of foot. " Humbly sheweth; That your memorialist is a "captain of 1798-has served the greatest " part of his military life in the West Indies, and was never absent during the whole " period from duty. Your memorialist most "humbly prays that your royal highness "may be graciously pleased to grant him promotion. And your royal highness's

" memorialist, as in duty bound, will ever " prity."

" August 28th, 1804."

" Inquire of sir Alured Clarke of the charac-" ter of this officer, to whom it is understood he. " is known."

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No. 2. General sir A. Clarke. 7th Nov. 1804.

Put by.

"Rhual, near Chester, Nov. 7th, 1804. "Sir: Your letter of the 29th ultimo directed "to my house in town was forwarded to "this place: hut having been absent for a " few days, I did not receive it till yesterday, " which will, I hope, sufficiently account for " my not returning an earlier reply to h. r. h.'s commands. I cannot at present call " to my recollection having had any perso-" all acquaintance with capt. John Sped-"ding of the 48th regiment, and couse-"quently cannot give the Commander in "Chief the information he requires; or " offer any opinion as to that officer's merit. "I have been so many years employed " abroad on the public service, and in such " various parts of the world, that it is not " impossible but capt. Spedding may have " served under my orders; and I should be " extremely sorry if my immediate want of " recollection of it should operate to his dis-" advantage; if, therefore, he should be " able to refresh my memory respecting him, " by any communication he may think fit to " make, I shall have great pleasure in doing " him justice, and obeying h. r. h.'s com-" commands. I am, sir, &c.

" ALURED CLARKE."

" WM. GILPIN."

'Lient. Col. J. W. Gordon."
No. 3.

48 Foot. Mem. 23 Nov. 1804.

Agreed to.

Return this to J. M.
"Strand, 14 Nov. 1804.

"Sir; I am directed by gen. Tonyn to trans"mit you the enclosed memorial, which the
"General begs leave to recommend to the
"notice of h. r. h. the Commander in Chief.
"I have the honour to be, &c.

"Lieut. Col Gordon."

"Acquaint Mr. Gilpin, for gen. Tonyn's in"formation, that h.r. h approves of capt. Sped"ding retiring to half pay, and will recommend
"an officer from that Est. to succeed him.

"To Field Marshal his royal highness the Duke of York and Albany, Commander in Chief of his majesty's forces, &c. &c.

"The Memorial of capt. John Spedding of the 48th regiment of foot:

"Humbly sheweth; That your royal highness's
memorialist, on account of a large family,
and an intricacy which has recently of
curred in his private affairs, is desirous of
retiring from the service upon half pay.—
That he has been in the West
hree of which he has been in the West
Indies.—That in the year 1799 he obtained leave of absence from the 11th
West India regiment, wherein he then
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"served as captain, and afterwards on the
"17th Oct. 1799 exchanged to half pay
"with an officer of the 2nd regiment of the
"Irish brigade, and did not upon that ex"change receive may difference.—That he
"was removed from the half pay in Joly,
"1803, not at his own request.—Your Memorialist therefore humbly hopes that
your royal highness will be pleased to permit him to retue upon half pay: and your
"Memorialist as in duty bound will ever
"pray.

" 10th November, 1801."

18 Foot:
Capt. Hon. Geo. Blaquiere.
Mem. 23rd Nov. 1804.

" C. L."

"Capt. Blaquiere from half pay of Hompesch dragoons to be placed on full pay in any regiment of infantry."

"The Commander in Chief has approved of capt. Spedding of the 48th regiment being placed on half pay.

"Capt. Blaquiere may be appointed to the "command."

Do you know what steps were taken when capt. Spedding applied for promotion? A reference was made to sir Alured Clarke, and it appeared that sir A. Clarke had very little or no knowledge of him. Sir A. Clarke's letter is here.

Was there any expectation or encouragement held out to capt. Spedding, that he would receive promotion in answer to his application? No, I think not. I find by a memorandum made upon the letter, that he was not to be noted until a favourable report should be received; in short, no notice was taken of his application; his Memorial is dated the 28th August, 1804.

Is the Committee to understand, that no notice was taken of his application, and no encouragement given to him between that application and the time he went upon half pay, so far as the documents inform you? None that I know of.

Do you know whether the Commander in Chief stopped all promotion in the 48th regiment? I have no recollection of it.

Does it appear by any document in the office, that any reason was assigned to capt. Spedding of that nature, as the reason for not giving him his promotion? I think not, I cannot find any such reason.

If promotion had been stopped in the 48th regiment, is it not likely you must have recollected it? Yes, I think so, some letter would have been written upon the subject, some correspondence must have passed.

Then you do not believe that there was any order given to stop promotion in the 48th regiment? I have already said I have no recollec-

tion of any such transaction.

Have you any documents in your possession that will shew in what manner major Taylor obtained his promotion to a lieut. colonelcy? Yes, I have.

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Did he obtain it by purchase? No, he ought not to have obtained it by purchase; he was recommended by the colonel of a new levy, lord Matthew.

What was lord Matthew's levy, an Irish levy? Lord Matthew raised the 99th regiment, and by his letter of service was to recommend the officers; his letter of service I have now in my hand, and major Taylor is at the head

Then the Commander in Chief could not do otherwise, under the conditions of that levy, than accept the recommendation of major Tay lor to be a lieutenant-colonel, if he had served the time prescribed by the regulations of the army, to be qualified to hold that rank? cannot say that the Commander in Chief could not do otherwise, but it was a transaction perfectly regular, and in the due course of busi-

In point of fact, was lord Matthew, as the officer who had undertaken to raise the new levy, to recommend a lieutenant-colonel? Certainly.

Then is the Committee to understand that major Taylor obtained his promotion in consequence of this levy? Certainly, I know of no other cause whatever.

[Colonel Gordon delivered in the Papers.]

Major Taylor, 25th foot. 1st October, 1804.

"To Field Marshal h. r. h. the Duke of York, Commander in Chief, &c. &c. &c.

"The Memorial of major John Taylor of his

Majesty's 25th regiment of foot; "Sheweth; That your Memorialist served -" during the rebellion of 1798 in Ireland, as " brigade-major and aid-de-camp to major-"general Trench, in which situation he re-" mained until the month of August 1799; " when major-general Hutchinson, having been "appointed to the staff of the army about to "embark for Holland, was pleased to nomi-" nate Memorialist as his aid-de-camp, in " which station he served the compaign of that " year. That Memorialist in 1800 accompanied "the expedition under lieut .- general sir R. Aber-" crombie to the Mediterranean, and landed " with the army in Egypt; Memorialist served " the former part of that campaign as aid-de-"camp to lord Hutchinson, who was pleased " to nominate him to the situation of deputy "adjutant-general, upon col. Abercrombic's " succeeding brigadier-general Hope as adju-" tant-general, the latter having been appoint-"ed to the command of a brigade; that in " 1801 your royal highness was graciously " pleased to obtain from his Majesty the rank " of major, for Memorialist, and lately to ap-" point him to a majority in the 25th regiment "of foot.-Memorialist therefore relying on " your royal highness's goodness, presumes to " hope that your royal highness will not deem "it improper, under circumstances which he has had the honour to submit, to express an humble hope, that, should an apportunity

"occur of promoting him to a lieutenant-" coloncley in one of the new battalions, your " royal highness will be graciously pleased to " include him in the list of promotions.
" J. TAYLOR,

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" Gordon's Hotel, " Major 25th foot." " Albemarle-street, 1st Oct. 1804."

" Major of 1801, and just promoted to the majority of the regiment.

" Considered with others, having equal pretensions, but no favourable opportunity at present,"

99th foot. Mem. 28th Feb. 1805. " C. L."

" Col. Gordon."

" Compare this list with that already in your " possession.

" If you wish to show these to h. r. h. to-day."

"Sir; By direction of lord Matthew, we " have the honour to request your royal high-" ness will be pleased to recommend to his " Majesty, the officers whose sames are con-" tained in the inclosed list, for promotion, and " appointments in his lordship's regiment. We " have the honour to be, with great deference " and respect, sir, your royal highness's very " faithful and devoted servants,

"GREENWOOD & COY."

" Craig's Court, 13th Feb. 1805."

" Field Marshal h. r. h. the D. of York, &c."

[Here follows a list of the Officer's Names.]

Does it appear that he applied for leave to purchase a lieutenant-colonelcy? I do not find any such application.

ave you any documents respecting the promotion of capt. Ximenes to a majority in August 1804? Yes, I have.

Where was capt. Ximenes when he was promoted? With his regiment, in Canada.

Was he an old captain in the army? Yes. he was a captain of 1794, of ten years standing.

Was he of that class of captains from his standing who was entitled, according to the view you take of the pretensions of officers of that rank and time, to majority? Yes, he

[Colonel Gordon delivered in the Papers.]

" Ximenes was a capt. of Nov. 1794, and " promoted to a majority in the 62d regt. on "the 28th Aug. 1804, in consequence of the " accompanying applications from his brother."

> Capt. Ximenes, Wargrave Rangers. 29th April 1804.

" No 40, Weymouth-street, Portland-place,

29th April 1804."
"Sir; My brother, capt. David Ximenes " of the 29th regt. (now at Halifax) being a " capt. since 1791, induces me, in his absence, " to have the honour of requesting you'll be " pleased to interest yourself with h. r. h. the "Commander in Chief, for the purpose of " obtaining him permission to enter en an ar"rangement (by me) for raising men under the late regulation, for a majority for him. I was very successful in raising a large proportion of the late Windsor Foresters Fen. Cav. in which I served from its commencement to the general reduction of Fen. Cav. in 1800. I will use every exertion till his return, which I humbly hope, in consideration of his being a capt. of near ten years standing, and have devery step, h. r. h. will graciously permit; and I beg leave further to state, that when he was on the recruiting service he was very successful. I am, sir, &c. Moris XIMBMES,—Capt. Comt. Wargrave Rangers."

"Col. Clinton, &c. &c. &c."

To be noted.

Maidenhead, 22d Aug. 1804.
The Memorial of Capt. M. Xumenes of the Wargrave Rangers, in behalf of his brother, Capt. D. Ximenes of the 29th Regt.

His brother's claims will be considered.

"To Field Marshal his Royal Highness the
"Duke of York, Commander in Chief, &c.
"&c. &c.

"The Memorial of Captain Moris Ximenes,
"Commandant of the Wargrave Rangers,
"on behalf of his brother, Captain David
"Ximenes, of the 29th regiment of foot,
"now on duty with his regiment:

"Most humbly Sheweth; That your memorialist having seen in the Gazette several
Captains promoted to Majorities, junior to
the abovesaid Captain David Ximenes of the
20th foot, most humbly prays that your royal
highness will be pleased to take his said brother's length of service (being nearly ten
years a Captain) into consideration, and recommended him to his Majesty for promotion. And your memorialist will ever pray.
"M. XIMENES."

" Bear Place, Maidenhead, Berks.
" 22d August, 1804."

" Capt. D. Ximenes, 29th regt."

"He is a Captain of 1794, and a young man—does your R. H. approve of his being noted for promotion—he is abroad with his Corps."

"Approved.—C. L.—I have posted Capt.

X. to the 62d.—J. W. G."

London, 23d Dec. 1804. Major Ximenes, 62d Regt.

"New Hummums, Dec. 23, 1804.

"Sir; I'll thank you to have the goodness to inform his royal highness the Commander in Chief, of my arrival here, and of my readings to join the regiment, to which his condescending kindness has promoted me; for which promotion I should be happy to return thanks personally to his royal highness.

"I have the honour to be, sir, your most obedient servant, D. Ximenes, Major 62d regt."

"Lieut, Col. Gordon, &c. &c. &c.

" Horse Guards."

" Major Ximones, 62d Regt."

" For your Royal Highness's perusal."

" He must join his Regt."

Was the levy of this regiment of lord Matthew's completed? It is actually now a regiment of the line, and serving, I think, in the Bahamas; it is the 99th regiment.

Was it completed in the year 1804? It was so far completed as to cuttle him to recom-

mend his offic

was regularly inspected by the commander of the forces in Ireland, and I know nothing to the contrary.

You observe in the statement of colonel Brooke's services, he is appointed to the 56th regiment on the 5th of Jan. 1805? I see it is so.

(By Sir George Warrender.)

Having stated, in your former evidence, that it was necessary to make enquiries into the services of fient, col. Brooke, on the 1st of July, when the exchange was proposed; were not enquiries made previous to the 5th Jan., when he was appointed as edective to the 5th Jan., when he was appointed as edective to the 56th regiment of foot from half-pay? I take for granted that due enquiries were made; but I think I have stated in my evidence that particular enquiries were incressary on his exchange to the cavalry.

You mean that enquiries respecting colonel Brooke were made with respect to his fitness as a field officer of cavalry? I mean exactly

that.

You will observe, that the only services of col. Brooke as a cavalry officer, are for three months as a cornet in 1793; state what the result of your enquiries into the services of col. Brooke as a cavalry officer were, in addition to those stated as a cornet for three months in 1793? That very circumstance made the enquiries still more necessary, and the result of them was satisfactory, as I have before stated; and that they were satisfactory, the services of col. Brooke have since very fully proved.

State what other services col. Brooke was engaged in which could give him a knowledge of capalry, in addition to the three months during which he was cornet in 1798. I have already stated to the Committee, and it is in evidence before them, that I kept no memorandum in writing of such enquiries, but that the result of such enquiries was satisfactory: the conduct of col. Brooke, in the command of his regiment, has proved that they were eminently satisfactory.

[The following entry was read from the London Gazette of the 18th of Aug, 1804:—
"14th Regiment of Foot, lieut. col. hon.
Wm. Bligh, from the half-pay of the 54th foot, to be lieutenant colonel."

WILLIAM ADAM, esq. a Member of the House, attending in his place, was examined.

(By Sir T. Turton.)

You stated in your first examination, that

you considered Mrs. C. had prejudiced h. r. h.'s interest and his name with regard to money, and that an investigation took place; in consequence of that investigation, did any proofs appear of h. r. h.'s name having ever been used by her to procure money? It is impossible for me to state the particular facts that appeared, but I remember perfectly well it was certainly established that there had been transactions with regard to goods and likewise with regard to bills, which satisfied me that that representation was correct; I made no memorandum at the time.

Then you cannot state any particular transactions, or any particular sum for which the name of the D. of Y. was made use of to raise money for Mrs. C.? ('crtainly not.

Can you state the sources from whence you derived the information of its being so raised? I believe I have already stated in that part of my evidence, that, in order to obtain the information that was necessary to enable h. r. h. to judge what course he should take with respect to Mrs. C., I communicated with Mr. Lowten and he employed Mr. Wilkinson; Mr. Wilkinson made an investigation, and reported the circumstances to me.

It appears in your evidence, that the facts of the raising of money, or the prejudicing the interests of the D. of Y., by making use of his name, were communicated, after the investigation, to h. r. h.; were they communicated to h. r. h. by yourself, or hy Mr. Lowten, or by Mr. Wilkinson? The result of the investigation was drawn up by Mr. Wilkinson or Mr. Lowten, I do not know which, and that was conveyed to h. r. h, not by my hand, but transmitted to h. r. h. when he was at Outlands, I believe, upon the 7th or 9th of May 1806.

I understood by your evidence, that h. r. h. the D. of Y. was very unwilling to believe the facts that were charged against Mrs. C.; is the Committee to understand, that, after the investigation was made, and the facts were communicated to h. r. h., he was then satisfied that she had made use of his name, and prejudiced his interest by so doing? I can only answer that by stating what h. r. h.'s conduct was: h. r. h., in consequence of being possessed of the information which I have stated to have been conveyed to him, immediately or very soon after came to a resolution to take the step of separating from Mrs. Clarke.

Then I understand you to say, that the consequence of laying these facts before h. r. h. the D. of Y., was his separation from Mrs. C? I can draw no other conclusion than that for, as I have already stated in my evidence, before that time, there was no reason to suppose that h. r. h. intended to separate from Mrs. C.; and, after that time, he did take that determination.

Did you read, at any time, the statement that was drawn up by Mr. Lowten or Mr. Wilkinson, and submitted to h. r. h. the D. of Y.? I certainly did,

Does your recollection furnish you with any specific sum that was raised by Mrs. C. in the D. of Y.'s name, without his authority? No, it does not.

Probably you know whether the paper which was delivered to the D. of Y. is in the possession of h. r. h. at present? I never have seen that paper since.

(By Lord Folkestone.)

When did you first hear of the Note in the possession of capt. Sondon? On Saturday morning, the 4th of this month, between ten and eleven o'clock.

From whom did you hear of it? I heard of it from col. Hamilton; col. Hamilton came to my house on Saturday morning, between 10 and 11 o'clock, before I was out of my bed.

State to the committee what passed upon that occasion.-Col. Hamilton came to my house between 10 and 11 o'clock on Saturday morning, and was shown up to me. He immediately mentioned to me that he had seen capt. Sandon at Portsmouth; that cart. S. had communicated with him upon the subject of this Inquiry; he said, that capt. S. had asked him how he should conduct himself, that he had told capt. S. that there could be no rule for his conduct, but one, which was to athere strictly to truth, to tell every thing be knew, that it would not at all avail him to do otherwise, even if he should have no inclination, because he would be expended, I think he said, by the united ability of the country. He then told me, that capt. S. told him that he had some letters upon the subject of his transactions with Mrs. C. and that he had a note, which is the note in question, which he believed to be in the D. of Y. shand-writing; that that note he had shewn to capt. Tonyn before he was made major Tonyn, in order to induce him either to keep the deposit which he had made, or to replace the deposit which he had made, I cannot exactly recollect which; that deposit he had threatened to withdraw in consequence of the delay between the first interview he, capt. Sandon, had with capt Tonyn, on the subject of his promotion, which he represented, I think, as being nearly two months; that there was likewise another note, which note had been delivered, as he stated, to major Tonyn, which was a note saying he was to be gazetted to-night, or in words to that effect. Col. Hamilton told me he had given strict injunctions to capt. Sandon to preserve the note which he represented as in the D. of Y.'s handwriting, and which I understand now to be the note about which there has been so much inquiry here, the original of which has been produced, and every paper. I said to col. Hamilton, that nothing could be more correct than his instruction; that it still remained to be seen what the terms of the note were, and to be judged of whether it was the D. of Y.'s hand-writing; I desired sol. Hamilton, therefore, to go to capt. Sandon, and to desire to look at the note, and to take a copy of it, and

to repeat his injunctions in the strongest manner, to preserve all the papers, and among the rest the note. Col. Hamilton returned to my house, I think it must have been considerably before one o'clock; it was after twelve or about twelve; he told me, that he had repeated those instructions, that he had taken a copy of the note, which he brought to me, which I perused, and found to be in the very terms of the note which has been since produced; and he added, that according to his opinion and belief, it was the D. of Y.'s hand-writing. I then told him that such circumstances most be immediately communicated, and I wished him, therefore, to go to Mr. Perceval, with a note which I wrote, and that I would follow as soon as I could. Col. Hamilton went to Mr. Perceval, which I know, because I found him there, and had told Mr. Perceval the story before I arrived. Mr Perceval and myself deliberated upon the course to be taken, and having understood from col. Hamilton's representations (for I believe neither of us ever saw capt. Sandoa till he came to the bar of this house that capt. Sandon had been applied to by Mrs C. and I think he said Mr. Wardle, but I will not be sure, and Mr. Lowten, to go to them, it was 'dr. Percev d's suggestions, and my own, I believe mutually almost, that the most advisable course for as to direct col. Hamilton to take, was 16 instruct capt. Sandon to hold no finither communication with any person whenever till be appeared at the bar of this house, and likewise to instruct him, to preserve the note and all the papers he had spoken of. Col. Hamilton received those instructions at Mr. Perceval's house, and went, as I presumed, to make the communication immediately to capt. Sandon, which was to be done before two o'clock, because Sandon had promised, as we understood from col. Hamilton, to give his answers, to the persons who had desired to see him, at that hour. After having given these directions to col. Hamilton, it was agreed by Mr. Perceval and myself, that this matter ought to be communicated to the D. of Y. and it was further agreed by us, that the matter should be brought before the house of commons by us, in case it did not make its appearance in the evidence of capt. Sandon. I went in search of h. r. h. the D. of Y. but it was the evening before I saw him; I communicated the matter to him, he expressed his surprise and astonishment, and declared the impossibility of his ever having made any such communication, and wished immediately to go to Mr. Perceval; we went to Mr. Perceval's together, where he made a similar asseveration, and again at col. Gordon's. I did not see h. r. h. again till between three and four o'clock on Sunday the 5th, and I did not see col. Hamilton until Sonday at one o'clock, when I saw him for the purpose of learning whether he had executed the delivering the instructions to capt. Sandon in the manner that Mr. Perceval and myself and required; col. Hamilton told me that he had delivered them in the very terms; that

capt. Saudon had said, that he, col. Hamilton, might depend upon his, capt. Sandon's, obeying his instructions; but that he would be extremely angry with him, or extremely enraged with him, I am not sure which was the expression, for he had already disobeyed one of his instructions, he had destroyed the note; upon which, according to col. Hamilton's redestroyed the note?' Of course I expressed myself to a smilar effect to col. Hamilton when he made the communication to me respecting the destruction of the note. I went to Mr. Perceval, according to appointment made the day before, and communicated to him this fact, as stated by col. Hamilton; this became again the subject of our deliberations, and we again determined that it was our duty, as members of parliament, to bring the matter forward, leaving it to ourselves to judge in some measure, with regard to the time of bringing it forward; and in order that there might not be a possibility of supposing that we brought it forward or kept it back according to circumstauces, it was determined to make the com ." munication to certain members of this house, Accordingly the facts, as I have now stated them, were communicated to lord Castlereagh. to Mr. Canning, to the Attorney and Solicitor General, to lord Henry Petry, to Mr. Whitbread and to general Fitz-patrick. This brings the fact down to the transaction in this house.

Mr. Lowten is employed as an agent of the

D. of Y.? He is.

Has Mt. Lowten been in the practice of examining the witnesses that were produced in support of the charges against the D. of Y.? I really do not know whether he has or not.

When you stated the circumstance of this Note to the D. of Y. did the Duke state that he never had written such a note with a view of influencing capt. Tonyn, as it has been represented by capt. Sandon, or that he had never written such a note at all to Mrs. C.? The D. of Y. stated, that he was perfectly sure that he had never written such a note; that he had not a recollection of it at all.

Did he state to you, that lie had never written to Mrs. C. upon the subject of military affairs? He always stated to me, that, to the best of his recollection, he had never written to Mrs. C. on the subject of military affairs, and that, if he had done it, it must have been very rarely.

Have you any objection to state what were the grounds of your withholding this communication from the house till the period is was brought forward? The ground that influenced my mind was, that I thought if the communication had been brought forward at an earlier period, it might have embarrassed the course of proceeding in the Inquiry, at the instance of the gentleman who had set it on foot, and that, in considering the whole circumstances of the case, justice would be better obtained, whatever the effect of that note might be, by keeping it back till the period when it was allowed to transpire. I can only say now what were

my motives and reasons for that conduct; that was what influenced me in the opinion I gave in consultation with Mr. Perceval upon that subject. I mentioned that I did not see the D. of Y. again till three or four o'clock on Sunday; at one o'clock on Sunday I was informed, by col. Hamilton, of Saudon's having declared the note to be destroyed. Between three and four o'clock on Sunday I informed the D. of Y. of that fact. I think it right to state that as a material fact in the case.

You have stated, that one motive which you had for keeping back the mention of this note to so late a period, was, lest you should embarrass the gentleman who brought forward this inquiry, by the premature disclosure of the note; explain to the committee how that disclosure would have embarrassed him more than the cross-examinations which took place, when the witnesses appeared at the bar? I considered this note, and the transaction respecting it, the disclosure respecting its destruction, to form one of the most extraordinary features that I had ever known of in any case. If I had been in the course of examining witnesses much in this proceeding, I should have avoided cross-examining to that fact, thinking the mode that was adopted a more satisfactory means of bringing it forward; and I believe it will be found, that there was no cross-examination of Sandon to that fact, nor any thing that could lead to it; and therefore, answering to the motive, and not to the fact, I can only say it does not strike me that this stands upon the same footing as the ordinary cross-examination of witnesses, according to my conception.

Why should its being an extraordinary feature, prevent its being presented at an early period; is it usual for extraordinary features! - to be kept back in evidence in Courts of Justice, when they relate to the evidence that witnesses examined in chief, are given to the Court? I conceive, that being possessed of a fact of this sort, which I found it my bounden. duty, in conjunction with Mr. Peceval, to bring before the public, whatever its consequences might be, and which the royal Duke, I believe, had expressed a desire to Mr. Perceval, should be brought before the public, that I had a right to exercise my discretion, in conjunction with Mr. Perceval, to bring it before the public at the time that, according to that discretion, we should think the best, meaning honestly and distinctly at all times to bring it before the house.

You have stated, that you thought that the purposes of justice would be best answered by not bringing this fact before the house sooner than it was brought; will you explain how the purposes of justice were likely to be best answered by the delay in bringing forward the circumstances respecting this note? I can only state how I think the purposes of justice would be best answered; I cannot be so presumptugus as to say that the purposes of justice were best answered, but in my opinion they were, the case distinctly, clearly, and unembarrassed, before the house; that if it had been mixed up in cross-examination, or brought forward in that shape, it neither would have appeared so distinct, nor have appeared so clearly the determination of the persons bringing it forward.

The right honograble SPENCER PERCE-VAL, attending in his place, was examined.

(By Lord Folkestone.)

Have you heard the statement of the hon. gent. lately under examination, and do you wish to add any thing to that statement? am not quite certain that I heard the whole. If it is wished that I should state the motives that influenced my mind not in keeping this back, but in not bringing it forward before, I conceived the case that was to be made against the royal Duke was closed. When the coinmunication was made to me, I thought at the first it was a very extraordinary circumstance; and when I found that the note was, as the witness represented it, destroyed, coupled with the direct assertion of the royal Duke, that this note was a forgery, I thought it to be a forgery, and I determined to act upon the supposition of its being such, and upon that impression, and with a view the better to detect it, if it were so, I thought it better that all the witnesses that could in any degree have been concerned in that transaction, should have told their own tale to the Committee, before they were in any degree informed, by me at least, or by the course that we took, of our being in possession of any fact, or inclined to make use of the information we had of any fact; it might break in upon their own plan of narrating it to the Committee; if it had been a single case, instead of a variety of cases, that were brought before the Committee, I apprehend that there could be no question; that on the part of the defence to that charge, those who interested themselves in the defence could not be called upon to produce any part of the evidence which they thought material, till they had the whole of the case that was to be brought against them laid before the Court; and considering how the whole of these cases are, by means of the same witnesses, more or less, being brought forward upon them all; considering from that circumstance how they were all connected, I conceived it would be better that this information should not be given till it was closed

(By Mr. Brand.)

Was the introduction of this evidence settled upon the supposition that the note was actually destroyed? Certainly my impression was, that the note was actually destroyed, and it was after that impression was conveyed to me, that the note was actually destroyed, that I concurred with my hon, and learned friend in thinking that it was equally necessary that fact should be brought before the Committee; and Decause it brought this particular feature of perhaps I might be permitted to add, that, feel-

ing there was a considerable degree of aukwardness in the appearance of being backward to bring forward at the earliest period a fact so important as this fact was, we did think that our own honour would hardly be safe, unless we made a communication not only of the fact, but of our determination to produce it in the manner in which we did,

WILLIAM ADAM, esq. in his place, made a Statement, as follows:

It becomes unnecessary for me to state any thing in confirmation of what has been stated by the Chancellor of the Exchequer, but I think it right to state to the Committee, that the whole course of our conduct rested on a thorough conviction that the note was detroyed.

Mr. Whitbread and gen. Fitzpatrick bore testimeny to the correctness of the hon. and learned gent.'s (Mr. Adam's) state-

Mr. Whitbread said he was told the story on the Monday after Mr. Adam had become acquainted with it, and considered himself as the depositary of what was afterwards to be communicated to the Committee; he considered it quite certain that the Note was destroyed.

Mr. BENJAMIN TOWN was called in, and examined.

(By Mr. Charles Adam.)

State to the Committee your name? Benjamin Town.

I presume, then, you are of the Jewish persuasion? I am.

You have stated on a former occasion, that in your transactions with Mrs. C. she told you she could forge the D. of Y.'s name; are you aware that that word is applicable only to fraudulent transactions? That I cannot say,

Did you use it in that sense? No, I did not. Did you, then, when you mentioned the word forge, only mean the word imitate? Those were her words, that she could forge the Duke's name, and she has done it, and she shewed it me immediately on a piece of paper.

Did you understand that word forge to mean imitate? Those were the words that she

expressed.

Had you, before you gave your evidence here on a former occasion, read in the newspaper that part of Mrs. C.'s evidence, wherein she spoke of you as a Jew, and said, perhaps you might have stolen a letter or two from her? I never saw the paper, nor never heard of it.

Did you say that Mrs. C. had forged the Duke's hand-writing? She said she could, and she has done it; that she has forged the Duke's name, and she shewed it me on a piece of paper.

(By Lord Folkestone.)

What is your name? Benjamin Town, How long have you had that name? My father's name is Town.

Does your father go by the name of Town?

How long has he gone by the name of Town? That I do not know:

Have you ever known him by any other? No

Recollect yourself .- No, I have not.

What is your father? He is a Jew.

What is his trade? He is an artist, he teaches velvet-painting.

How long has he taught velvet-painting? Many years.

Do you remember your father carrying on any other trade but that of velvet-painting? That I do not know, he might; ladics have now and then, I suppose, asked him to recommend some jewellery to them, and I think he has sent different jewelleries to the ladies.

Did you ever know him go by the name of Lyons? No never.

(By Sir T. Turton.)

I understood you to say, that Mrs. C. told you she could forge the D. of Y.'s hand, and that she actually lorged his hand in your presence? She said that she could, and she has done it, and she shewed it to me on a piece of paper, and I could not tell the difference between the two.

How could you tell it was the D. of Y.'s hand-writing? I did not know, only as she told

What do you mean by forging? I do not know; those were her words; I only tell you what she told me.

(By Mr. Wardle.)

Did you appear as a witness at the sessions at Clerkenwell? Yes, I did; it is a considerable time back.

Do you know Mr. Alley, a barrister, and recollect any such barrister at those sessions? Yes; he was, I believe, Mr. Smith's counsel.

State whether any thing in particular happened at that sessions with regard to your evidence? I do not recollect.

Endeavour to recollect whether Mr. Alley, in that court, used any strong expressions to you? I do not recollect any; he said that was a Jew, and that all the Jews ought to be punished, or something of that kind; he made use of some language which I cannot recollect.

Is any indictment now hanging over your head for perjury? No.

(By Mr. Barham.)

Do you know of any proceedings? I know there is a proceeding, but I do not know upon what grounds; it is not against me; it is not belonging to me.

Are you sure that you are in no way counected with that proceeding? I do not know whether it is my sister or brother; I cannot tell

which.

Are you sure you are no way implicated in or connected with that proceeding? No, I am

What is the proceeding, and against whom? It is so long since, I cannot tell; there have been so many, and Mr. Smith has lost them all, that I cannot recollect what he is doing, or what he intends doing.

The witness was directed to withdraw.

WILLIAM ADAM, esq. made the following Statement in his place.

In my examination this evening, I have been asked whether h. r. h. stated to me, that he had not corresponded with Mrs. C. upon military matters; in answer to which, I said, that h. r. h. did not recollect ever having corresponded with her upon military matters; or, if he had, very rarely. The latter part of that answer is erroneous, and without that addition, of " very rarely," the answer is correct.

(By Lord Folkestone.)

Did the D. of Y. state to you, that he did not recollect ever having written to Mrs. C. about any military business whatever? The D. of Y. certainly stated to me, that he did not recollect to have written to Mrs. C upon any military matters whatever. He afterwards said, that if he had ever written to Mrs. C. upon any military matters whatever, it must have been merely in answer to some question put in some letter of her's; and h. r. h. said expressly, that when she once stated something to him, early in their acquaintance, respecting a promotion in the army, he said, that was business that he could not listen to, and he never heard any thing more of it afterwards.

JOHN MESSENGER was called in, and examined.

(By Mr. Huskisson.)

What is your situation is life? I live with Mr. Parker.

What is he? A goldsmith.

Does he receive goods in pledge? He does. He is a pawnbroker? He is.

Did Mrs. C. ever pledge any goods with Mr. Parker? Yes, she did.

Did Mrs. C. ever apply to Mr. Parker to discount any bills? Yes, she did.

- Among the bills so discounted, were there any drawn by Mr. Dowler upon Mrs. Farquhar? Yes, there was one.

State the date of that bill, and the amount.

The bill was dated on the 11th of June 1805,

at two months after date.

What did the bill purport to be? For 363!; drawn by Dowler and accepted by Farquhar.
What is the Christian name of Dowler? I do ast know.

What is the Christian name of Farquhar? I gress, and ask leave to sit again.]

do not know; Mrs. C. has credit by bill of Dowler on Farquear.

Did Mr. Parker discount that hill? He did. Was it paid when it became due? No, it was

Did Mr. Dowler draw any other bills? No, I believe not, not to my knowledge; I do not perceive any other bill drawn by Dowler.

Is there no other bill drawn in the name of Farquhar? None drawn by Farquhar; there are others drawn by Mrs. C., and accepted by Mrs. Farquhar.

Were those bills paid? No, not the day they were due; there was one for 100l. which we discounted for her on the 13th July 1805.

That was not paid when due? No; another on the 19th of September, drawn by Clarke on Farquhar at two months.

Was that paid when due? No; on the 27th of Sept. we discounted another, drawn by Clarke on Farquear the 27th of Sept. at two months, for 100%.

Was that paid when due? No, I believe it was not; that is the whole that we discounted.

How were those bills taken up? We received on the 19th Sept. a draft of the D. of Y.'s, dated on the 18th Jan. 1806, for 400l. dated forwards three months; it was due on the 18th February.

How were the others taken up? On the 4th Dec., we have credited her with a bill of Bell on Pritchard, for 100l.; another drawn by Bell on Millard, for 100l.

Were any others taken up by any draft or check of the D. of Y.'s? We received on the 10th of Feb. 1806, a promissory note, drawu by the D. of Y., payable to Parker, dated on the 8th of February at four months, for 230%

(By Lord Folkestone.)

Had Mr. Parker jewels or other property of Mrs. C.'s, in his possession, as a security for those advances? Yes.

Were there any bills in 1805? The one for 400l. was taken in 1805.

Does your book state what pledge was redeemed by that bill in Sept. 1805? It was discounted; no pledge was redeemed in September.

counted; no pledge was redeemed in September.
Did Mrs. C. deposit any goods in pledge, in
the year 1805? That I do not recollect.

Does not your book state that? No.

The witness was directed to withdraw.

[The following entry was read from the Gazette of Sept. 4, 1804:]

"48th regt. of foot, Lieut. Wm. Fry French to be Captain, without purchase, vice Colquhoun, promoted in the 14th Battalion of Reserve."

[The following entry was read from the Gazette of the 6th Oct. 1804.]

"25th regt. of foot, ensign Henry Crotty, from the 48th foot, to be Lieutenant, without purchase."

[The Chairman was directed to report progress, and ask leave to sit again.]

Mr. C. W. Wynn said that as soon as I the names on the List were disposed of, he should take an early opportunity of bringing forward the prevarication of genera Clavering.—Adjourned at three o'clock of Tuesday morning.

HOUSE OF COMMONS.

Tuesday, February 21.

[Convention of Cintra.] Lord Henry Petty rose and spoke as follows: - I rise, Sir, in pursuance of the notice I gave on the second day of the session, to call the attention of the house to the Campaign in Portugal; and, in so doing, I feel all the difficulty under which I labour, in consequence of the long and arduous Inquiry, in which the house has, for some time past, been engaged. An Inquiry which has entirely occupied all its attention, and engrossed all the public interest during the whole course of its proceeding; and I am sure that I do not, in any degree, undervalue the delicacy and importance of that Inquiry, or wish to dissemble the solemnity of the duty imposed upon the house in every step of the investigation. Yet I do think that the circumstances to which it relates, unfortunate as they are, would be rendered infinitely more unfortunate; if they should induce this house to suspend. for any time, its attention to the external situation of the country, to prevent its inquiry into the state of our affairs abroad. and, above all, into the application and direction of that military force, on which we must rest the permanent security of that army with respect to the constitution and government of which we are now inquiring, as the means by which we may be enabled to restore it to its purity, if it has been sullied; and not only to restore and improve it, but to transmit it, and the spirit which animates it, unimpaired to posterity. I hope that, whatever may have passed this session, this house cannot have relinquished the idea of giving its attention to the momentous and instructive transactions of the last Campaign in Portugal; to those events, the dawn of which were dressed in such brilliant and glowing colours; which in their progress, opened so many pleasing, yet delusive hopes, but which closed upon us in darkness and brought us, wearied, disappointed, dispirited, and dejected to the situation in which we find ourselves at this day. I therefore hope, that I shall be allowed to occupy the attention of the house, and to draw it to Vol. XII.

that part of the transaction, unfortunately but a part, connected with the Campaign in Portugal; and in so doing, I am sure that in this house it will not be thought that any form of inquiry, that has passed already, or any thing that has borne the name of Inquiry, has been of a nature to preclude the expediency and necessity of this house taking up the inquiry itself; because, with whatever respect I may view the individual and military characters of the persons who composed the Board of Inquiry assembled by his majesty's command, I must say, that constituted as that Board was, and directed as its functions were, that Board was a tribunal more incompetent to give satisfaction to the country, more irreconcilable with all the known and received principles of law and equity in this country, than any that has ever And in order that I may be able existed. to state that my opinion is in conformity with the best authorities on this subject, I shall, without detaining this house by going into any discussion of those authorities, state the opinions which they have I hold in my hand the opinion delivered by my lord Woodhouselee, on the subject of Courts of Inquiry. It is here asserted by that able authority, that although there is in his majesty a power inherent to convene such boards as Courts of Advice, yet still that their decisions have no binding effects on the party accu-And though it has happened, that persons suspected have been examined by them, the call was not founded in justice, nor can persons be compelled to obey them. In this opinion Mr. M'Arthur and Mr. Adey, two gentlemen who have also written on this subject, concur. But, sir, these are not the only authorities to which I can appeal, in order to support the validity of the opinion which I have given. There is in our history a memorable instance, in which the reference to such a court was pregnant with evils; yet will it be believed, that this very instance, which had proved in its operation so mischievous, and in its consequences so pregnant with evil, was the very identical precedent on which the servants of the crown recommended to their sovereign the formation of the late Court of Inquiry! I allude to the case of sir John Mordaunt, whose conduct was first submitted to a Board of Inquiry, which next sent him to a Court Martial, where he was acquitted upon the ground that the only evidence against him arose from his own

answers tending to criminate himself .-Such an example is of itself sufficient to satisfy the house of the inconvenience and disadvantages arising from that particular mode of inquiry. I therefore do think myself justified in asserting, that a Court of Inquiry held as this has been, opening its doors to the public, calling upon the very parties to give their testimony, and drawing from them information by which they were to be subjected to criminal prosecution, was a tribunal calculated rather to defeat than to promote the ends of justice, or to give satisfaction to the public. Even by the constitution of the Court itself, it was impossible for it to inquire into any demerits beyond those of the officers. The result of the opinion of that Court has been, that no further proceedings are necessary; but that opinion of the Court leaves it open to this house to consider what has been the origin of the transactions by which, in the eyes of the public, though whether in the eyes of his majesty's Ministers I know not, the principal object of the expedition to Spain and Portugal has, notwithstanding the victory, valour, and success of British arms, been completely lost in disappointment and disgrace. I do sincerely hope that the duty we owe the dearest interests of our country, and our regard for our own immediate character, will not allow us to acquiesce in so discreditable a determination. It is necessary to call to the attention of the house, that in the month of May last an insurrection broke out at Madrid-that insurrection was followed by insurrections in the southern provinces, and those soon after by insurrections in the northern provinces of Spain. It is not my intention to discuss the extent of these insurrections, the information received, or degree of satisfaction that could have been obtained respecting them, by the government of this country, and which it might have been expedient for the government to act upon; but this I must say, that if, from the circumstance of these insurrections breaking out, any room was afforded for great military exertions on the part of the government of this empire, it could not have been found more fortunately situated with regard to military means than it was. There was, at that time, a considerable military expedition prepared under the command of a gallant military officer. It was propared for distant service; but not only was this expedition so prepared, but government had other bodies of dispose-

able troops immediately applicable for service on any favourable emergency. There was a considerable military force in the Mediterranean, under the command of general Spencer, which had been originally sent out from this country to take possession of Ceuta; but when the expedition arrived for the completion of its object, the attack upon Ceuta was found impracticable. (Hear, hear!). A short time afterwards a new prospect of vigorous excrtion opened upon the view of the noble lord opposite (Castlereagh); and a third army was sent upon a voyage of discovery and observation to look for an expedition in the Baltic. (Hear! hear!). Thus, by the course of unexpected events, his majesty's government, at the moment when called upon by circumstances for co-operation with Spain, had in actual readiness three distinct masses of disposable force. The noble lord (Castlereagh) was actually rich in his own failures (Hear! hear!). Every expedition that he had dispatched had so failed, that every distinct portion of our military force was perfectly disposable, and, in the aggregate, constituted such a mass of force, that if any object required the aid of the whole of that force the whole was applicable to it. must think that the force under sir Arthur Wellesley was that which, at the time, was most disposable, because it was an expedition then nearly prepared, and ready for Upon the information foreign service. that was received by government, of the occurrences in Spain, an intention was conceived of affording the aid of a large force to that country; and to command the expedition that gullant officer sir A. Wellesley was appointed; and I will say that it makes no part of the complaint which I shall urge to-night, nor do I believe that it ever will be a part of the complaint urged by any man, that the appointment of that gallant officer was not perfectly satisfactory to the public at large, or that it was not an appointment which was calculated to promote the glory and interest of the country. Well, then, sir A. Wellesley was appointed, and the ultimate destination of the expedition was Portugal. And here it is necessary to pause and consider what the grounds were which could have ultimately led to the destination of the expedition to that part of the peninsula. There was nothing in the possession of Portugal itself; nothing in the possession of the port of Lisbon, as a source of immediate succour to the

Spaniards; nothing connected with the real interests of our faithful ally, the queen of Portugal, or of her subjects in Portugal, that could point out, much less justify, that destination. For, I will beg of the house to consider, that of all the calamities that can be inflicted upon a country, whether an ally or not, the conquest of it by a power that is not able to retain it, is the greatest; and for this reason, because it is thereby exposed to all the calamities and horrors of two revolutions. Such an operation subjects a country to all those calamities, of which the immediate evil inflicted by the hand of the conqueror is the least, for it never fails to draw out all the lurking vices that are often concealed in the bosom of society; and to bring all those dormant had qualities into play, which never fail to accompany and aggravate the convulsions of a country. These are evils which are inflicted even by a change from good to better; but how much more must they be encreased when the change is from bad to worse! I therefore cannot, on any of these grounds, approve of the expediency of selecting Portugal as the destination of the expedition, and the scene of our first operations. Such an assistance this country could not be called upon to afford; neither was Portugal inclined to require it; and such was the only assistance we could give to Portugal independent of Spain. But, unfortunately, it is not a question of doubtful speculation. We now see the expediency of conquering Portugalindependent of Spain; and we now have been taught that it is not on the Tagus that Buonaparté was to be restrained in his pursuits. In the progress of his unlimited schemes of ambition, it is not to momentary triumplis, to the eclat of public rejoicing, or to the firing of Park guns (hear! hear!) that his exertions are directed. But it is because he aims at ultimate advantage, and hopes for ultimate success and ultimate glory, that he looks with utter contempt at Portugal whilst he presses without cessation upon the provinces of Spain. Do I say, however, that there were no objects in Portugal which claimed our attention? By no means. There was in that country a French army and in its port a Russian fleet. The capture of that army and the possession of that fleet were of the highest importance to this country, and it had fortunately so happened, that at the time we stood not only ourselves, but beheld the enemy, in such a relative situation, as we had never before the good for-

tune to witness. We saw a French army in a position in which it was cut off from all means of assistance. It was situated in an unfriendly country. It was unexpectedly found to be so deprived of every succour by sea and land, that there was every reason to hope, that British valour would have to measure its strength with an army nearly equal in number, an opportunity which, unfortunately, it had seldom Every man who looked to the French army in Portugal might say that, whatever should be the fate of the other armies of Buonaparté, whatever views of aggrandisement they might be the means of promoting, here at least was an army cut off from all possibility of relief, an army that must be forced to pay the tribute due to British valour, and submit by British exertions to confusion and defeat .- The expectation was justifiable, not only with a view to the honour to be acquired, not only as it respected the triumph that would be obtained by British arms, but as it would ultimately have saved Spain from the pressure of such an army, if by our means it should have been removed. This expedition, however, required several important and necessary considerations to be attended to most particularly. It required, that the most positive and clear instructions, with regard to its nature, should be given to the officer who was to have the conduct of it -The expedition being intended to act in different situations, according to the different circumstances in which it found the country that was to be the scene of its operations, it was, above all things, necessary that it should be properly equipped for the service; "that the commander, to whom the discretion of conducting such an expedition was entrusted, should at least have had the opportunity afforded him of choosing his own ground; that after such discretion was confided to him, he should at least be continued in his This every man who looked command. at the object and character of the expedition must admit was essentially necessary to insure its success. But it seems that the shores of Portugal were not the first object of the expedition. It fluctuated between the northern and southern coasts of Spain; and I shall shew to the house that the suggestion of carrying the expedition to Portugal, far from having been founded upon any previous original determination, was taker up in 48 hours, upon the suggestion of the Spanish Deputies. I shall state what appears upon the Papers in my hand.

If you will refer to the Letters to admiral Purvis, and sir Arthur Wellesley, you will find what was the original destination of the expedition.—The convoy which sailed with the expedition was applied for on the 14th of June. But I beg the attention of gentlemen particularly to the Letter of the noble lord (Castlereagh) to sir A. Wellesley, dated 21st of June, both because it is evident from that Letter, that the destination of this army could be no other than Spain, and because it contains the exposition of the noble lord, the principles of which I wish had been attended too but which unfortunately seem to have been departed from. He says, "it is better to " bring the whole force together, than to " trust to a junction on the coast of Spain;' but from that moment every thing was trusted to a junction on the coast of Spain. After the principle had been laid down, that the whole force should be brought together, sir A. Wellesley's expedition sailed separately, and the cavalry belonging to it sailed separately; gen. Moore's expedition sailed separately; gen. Acland's expedition sailed separately, the whole of the Ordnance sailed separately, and the junction of all these forces and equipments was left to be effected on the coast of Spain. Look, then, to what was the direction of this expedition afterwards. You will find three letters addressed, one to admiral Purvis, one to gen. Dalrymple, and one to gen. The letter to admiral Purvis states, that sir A. Wellesley is about to sail to the north coast of Spain; and, as it was of importance that he should be provided with intelligence, which government had not to give him, admiral Purvis is directed to write to him on the northern coast of Spain, and to furnish him with instructions, and with such intelligence as he might deem important; and it is stated that sir A. Wellesley is instructed to pay obedience to bim, as to the application of the force under his command. No instructions to that effect to sit A. Wellesley accompanied this communication. The letter to gen. Spencer informed him that sir Arthur, who was to go to the north of Spain, was to co-operate with him (gen. Spencer) off Cadiz; so that the machinery by which this expectation was to be worked, was, that admiral Purvis, who was off Cadiz, was to send requisites to sir A. Wellesley, who was in the north of Spain, which were to induce sir A. Wellesley to send orders to gen. Spencer to the southern coast of Spain where he was. These let-

ters were accompanied by a third to sir Hew Dalrymple, whom we shall presently see making a more conspicuous figure in the history of this expedition. We shall find gen. Dalrymple, who was kept behind the scenes, and who was not thought fit to fill the office allotted to admiral Purvis, now brought forward.—All these letters were dated upon the 28th of June, and all were without any corresponding instructions to sir A. Wellesley to comply with the requisitions he might receive in consequence. The 28th passes, and on the 30th the whole of this plan for probable action in the north or south of Spain, and for co-operation in either according to circumstances, is over-turned by one single suggestion of the Spanish Deputies in London. We now come to the Instructions of the 30th of June, when the whole of the plan was attered. the 30th of June the noble lord writes to sir A. Wellesley, that, in consequence of an opinion given by the Deputies of the northern provinces, it was deemed advisable to direct the efforts of the British Army to the expulsion of the enemy from Portugal. I cannot but think it a most extraordinary thing that these provincial Juntas, who could not concert measures for the defence of their own country, should know how to advise the means by which a British Army was to co-operate with them. However, so it is .- The Deputies of one of these Provincial Juntas are employed to advise his majesty as to the best way of employing his troops elsewhere. I then knew as little as this house did, of his majesty or his majesty's ministers listening to the suggestion of the Juntas, who, I believe, were more actuated by the desire of not seeing the expedition come among themselves than any thing else, and who, seeing his majesty's ministers determined on having an expedition, thought that the best way would be to suggest some destination that would take it away from their country. On the 30th of June, in opposition to all the previous designs, the only direction is, as the words of the Juntas were, "to expel the French from Portugal," words with respect to which general Dalrymple says, if they were selected for being equivocal, they would not have been more so. Yet you will find much of counteracting the designs of the enemy, much of assisting our allies; but of precise instruction, nothing that does not come under the words, "to expel the " French from Portugal." On the morn-

ing of the 30th, these Instructions were sent; on the night of the 30th there came something more-new Instructions were furnished in consequence of fresh dispatches from sir C. Cotton, that there were only 4,000 men left to defend the forts of the Tagus. Upon this information so received, not a moment of hesita-Whether any previous infortion is felt. mation had been received of the state of the French army in Portugal, I know not; nor whether it had been stated how the army, which had amounted originally to 20,000 men, was diminished to 4,000, I believe no such information had been received, though there was not a country in Europe of the state of which every statesman, and every merchant in this country, was more informed than the friendly country of Portugal. Upon this information of sir Charles Cotton, however, it is thought tit to set out upon the expedition to Portugal. The information was found to be Lisbon and the other fortresses of Portugal were discovered to be occupied in a way which reduced the British Commander to the necessity of executing the service, which he had been appointed to, very imperfectly. And this brings me to consider the state of the equipments for the expedition.—Sir A. Wellesley has told you, that although he sailed under these Instructions of the 30th of June, he yet conceived himself to sail with general powers, and liberty to apply his force to any quarter, in which he conceived he might be serviceable to Spain .- One would have thought that, with the latitude allowed to general Wellesley, there being hardly a point on the coast where cavalry would not have been most useful, cavalry would have formed a considerable part of the force under his command. who have looked at the papers on the table know there were but 300 cavalry, out of which 200 only were effective.-We have the authority of sir A. Wellesley for saying that there is not a point in which cavalry would not be serviceable, and yet this expedition is set on foot with cavalry only to the amount of 300. How far this want of cavalry affected the fate of the expedition, the result has shewn, and to whom is that want attributable? But, afterwards, when the noble lord had better information as to the French force in Portegal, that instead of 4,000 men, Janot had a force of 20,000, with a large proportion of cavalry, we shall find the noble lord, if we refer to his Instructions of the

15th of July, stating his opinion with respect to cavalry; the noble lord at the end of that letter states, that a proportion of cavalry will accompany the troops. 'If gentlemen will turn to the account, they will find the proportion of cavalry that were embarked to have been 700 men: that the cavalry with sir John Moore's expedition amounted only to 700 or 800 men, and that there never were more than 1,500 cavalry in Portugal, even including general Stewart's expedition, which, in point of fact, did not sail till the 9th of August, about ten days after sir John Moore's, and did not arrive at the Tagus till the month of September; therefore, the amount of cavalry pointed out by the noble lord, as that for which transports would be required, was but 7 or 800 .-Now, the house must recollect, that in August 1807, when there was no hope of making any impression upon the continent; when no intention of making such an attempt was entertained, and when, of course, there was no occasion to have many transports in readiness, the noble lord felt so much dissatisfaction at the preceding administration's want of them, that he put a Resolution on the table of the house, declaring, that he had provided transports for 4,000 men; that there they were; that they wanted nothing but services. When there were no expeditions going on, then the noble lord was quite at home; then he had a plentiful supply of trans-But in 1808, two months after the insurrection had broken out in Spain, it appears that 800 is the limited number for which he has provided the means of convevance, and in his dispatch of the 15th of July, he tells general Wellesley, that as great proportion of cavalry, as his means of transport will enable him, shall be sent, and that great proportion turns out to be 700 men!—So much for the cavalry employed in sir A. Wellesley's expedition: but there is another part still more singular. I have in vain sought for explanation with respect to this part. I mean the equipments of the artillery and horses. Except from the single evidence of sir A. Wellesley, I have been able to procure no information. He says, that when the expedition sailed, it being uncertain whether it might not remain long at sea, and it being doubtful in what part of the peninsula' it might be serviceable, it was thought advisable not to take good horses to draw the guns.-I have heard of cases where it has been necessary to have particularly good

I have heard of cases artillery horses. where it has not been necessary to have any artillery horses at all; but this is the first time in my life that I have ever heard of an expedition in which it was expedient to have bad artillery horses. It is the first time I ever heard of an expedition, the nature of which was such that it was necessary to work it up with bad materials; or that, because the expedition itself was uncertain, and the plan not fixed, therefore, if by chance it should become otherwise, the instruments were to be imperfect and insufficient, as it will be found these were. The account of colonel Robe describes the horses as sick, lame, blind, cast off, and unfit for service; and this was not by accident, but by concert between lord Hawkesbury and the Lord Lieutenant of Ireland, before the Expedition sailed from that country. Thus appointed, the expedition proceeded to Corunna. At Corunna the General was directed to take the advice of the Junta. The Junta, finding no use for him, desired him to go to Portugal. You will find that the Junta of the Asturias applied to the General to come back, because they had the French in their neighbourhood. Junta of Gallicia desired him to keep at a distance, as they apprehended nothing from the French, and they seem to have had no more partiality for the one than The General debarked his the other. troops in Mondego Bay. While he was doing this, a new scene opened. The gallant General sailed on the 12th of July. conceiving himself to be the Commanderin Chief of the expedition, which was to effect the destruction of the enemy in Portugal. And yet three days after that a new commander-in-chief is appointed. In fact, not only one, but six general officers superior to him in rank are successively sent out to Portugal. If gentlemen will look to the Papers upon the table, they will see the different dispatches appointing these different commanders, all dated the 15th of July. Among others, there is the commander-in-chief, who a short time before was thought a person of little importance at Gibraltar, but now thought a proper officer to be commander-in-chief, not, however, permanently, but for the present; for it seems, that the noble lord, when he appointed sir Hew Dalrymple commander-in-chief, had it in his head to give the army another commander over him, had the campaign continued. Having appointed all this variety of com-.

manders, having sent sir A. Wellesley to undertake a system of operations on the coast of Portugal, having sent general Burrard to supersede him, and general Dalrymple to supersede general Burrard, designing to send another general out to supersede general Dalrymple, it is entertaining to see the noble lord recommending persons so superseding each other to act together in harmony. The noble leader of the band puts all his instruments out of tune, throws them into a strain of discord, and then conjures them to be har-By this time, however, the monious. noble lord was himself become completely ignorant of who was the commander in chief; they had been appointed in such rapid succession, he knew not to whom he should address himself as such, and all his future Instructions were therefore directed to the senior officer for the time The noble lord too, in writing to the senior officer for the time being, acquaints him that the nature and character of the expedition require that it should be followed up without delay; and yet every letter sent to the senior officer is only to be opened by him, in case some other senior officer has not superseded I could have conceived in some part of this system of the noble lord, in superseding the commanders, a reason which might have led the public to acquiesce in the propriety of placing in the first instance, one gallant general over sir A, Wellesley. When it was resolved to de-prive sir A. Wellesley of the chief command, and to send to Portugal the force under sir John Moore, the unprofitable employment of which in another quarter was by no means chargeable upon him, one should suppose that this gallant officer was most likely to be sir Arthur's successor. Had this change been made, although I should not desire the removal of sir A. Wellesley, still I should applaud the feeling which pointed out the successor. But no, such a successor was not thought of by the noble lord. No respect was manifested for the feelings of sir John Moore. On the contrary, it seemed to have been studiously provided, that in all the changes, that highly meritorious officer should not have even a temporary command. He who throughout his life had displayed so much skill and valour, so much zeal and patriotism; and who had conducted his army with such distinguished judgment through a long, a fatiguing, and perilous march; he, who would have

riews been duly seconded, was not considered by the noble lord as deserving o any attention, for on the very day that sit Hew Dalrymple was appointed to the command in chief, orders were sent ou that sir Harry Burrard should supersede sir John Moore. A more unwelcome appointment to gen. Burrard could not have been given. I am sure nothing could be more repugnant to his mind than to learn that he was to command 14,000 men that had come from Sweden, and who, if employed, could not have been better disposed of than under the command of sir John Moore.—There yet remains one point with regard to the equipment of this expedition, to which it is necessary for me to call the attention of the house. the Instruction in the letter of the 15th of July, as to horses. After stating the various measures taken by his majesty's government for a supply, it is stated that the great expence of rendering the army maintainable on its landing, has determined his majesty to trust to the resources of the country, as there was no doubt it would furnish every species of supply. Such was the confidence expressed with regard to the supply that Portugal was to afford. I will beg gentlemen to refer to the examination of sir Arthur Wellesley, and they will be enabled to judge how far Portugal was a country, on which, from considerations of expence or delay, any reliance was to be placed for obtaining the necessary supplies for the army. You will find that sir A. Wellesley was of opinion, that no exertions whatever could have drawn from Portugal a supply of bread. A little further he states, that the supplies of cattle for slaughter were not sufficient for the army; and in his letter to general Burrard he states, that Portugal is a country that never fed itself for more than seven months in the year; and yet this was the country on which the noble lord, from considerations of expence, was to rely, not only for sustenance for the army, but for the means of facilitating the rapidity of its motions. The noble lord is not often economical; but when his economy does come forward, it produces considerable effect. He deals with is as some men deal with their wealth. only to make a display of it. Philosophy has been stated to be a "good horse in the stable, but a sorry jade on the road." The same may be said of economy, but the economy of the noble lord is of a different

saved that army from all danger had his | nature; it is always on the road, never in the stable. In times of peace, when no expeditions are going forward, then we have transports for 4,000 cavalry kept in readiness; but in time of war, when every thing depends upon rapidity of movement, then his acconomy will not allow more than transports for 7 or 800 horses; and with respect to the horses that are to draw the artillery, his occonomy makes it necessary that they should be lame and blind, and unfit for service; lastly, his oconomy in providing the necessary equipments for the army is such, that the supplies are to be drawn from a country. which has not the power of supplying itself with the means of existence for more than seven months in the year.-After all that I have mentioned with regard to the representations made to the noble lord, upon the necessity of sending out a supply of Cavalry, we find that so late as the 2d of August, the Instructions given to gen. Stuart were merely to call off Oporto, in order to see whether our army required the support of cavalry; and. this officer did not land until after the battle of Vimiera. In the letter of the noble lord to sir Arthur Wellesley, which is dated the 19th of August, after the surrender of Dupont, the retreat of Bessieres, and the flight of Joseph Buonaparté from Madrid was known; after the appointment of so many general commanders: after circumstances had called for such rapid and decisive action, I perceive that the noble lord expresses a hope, that the events alluded to would enable sir Arthur Wellesley to commence operations without delay; the noble lord adding that he had the fullest reliance not less on that officer's "decision than his prudence." Such are the terms in which the noble lord addressed a general, whom he had determined to supersede. That the noble lord should profess to rely so much upon an officer whom he meant to remove, ap-pears rather singular.—It may be said, that to correct the mischief of the successive appointments of these commanders a curious experiment was resorted to. A. etter was written to the Commander in Chief, stating, that all the officers, including sir John Moore, were to understand, that although the gallant general sir Arthur Wellesley) was superseded, he was superseded only de facto, and not de juve; and that although they were placed in a situation, de fucto, above nim, they were in a situation, de jure,

below him; that, although they were in a situation higher, in point of rank they were lower in respect of command and power. How that produced harmony or was likely to produce harmony, we shall see after we have gone through the last stage of this history. Sir Arthur Welleslev landed between the 1st and 10th of August at Mondego-bay and having been apprised of the progress of the Spaniards, and the surrender of Dupont, he commenced a bold system of operations, which led him to march along the coast, and with respec to which movement, we have sir A. Wellesley's own word for saying that every thing depended upon the celerity of the execution of the plan; a plan which has redounded so much to his honour, and supported by British bravery, could not have been otherwise than successful. the prosecution of this plan, the battle of the 17th took place at Roleia, and was crowned with victory.—After this success, sir A. Wellesley received the intelligence of his being superseded, from his successor, sir Harry Burrard, who arrived off the coast of Portugal on the 18th, but was prevented by circumstances from landing immediately. To this successor all the defects in the state of the army, which I have mentioned, were immediately obvious. He saw the want of cavalry and of artillery, and also the insufficiency of the country to afford provisions; and these form the grounds upon which that officer rested the justification of his sub-sequent conduct. On the 21st sir Harry Burrard landed, and saw the result of the glorious battle of Vimiera, having superseded sir A. Wellesley on the preceding day, although he did not think proper to interfere with his conduct of the engagement. Sir H. Burrard's reign, however, was but short; for, on the 22d, another commander in chief appeared. The north wind brought sir.H. Burrard; the south sir Hew Dalrymple; and scarcely had sir Harry's sun risen, when it set for ever.-Here I must say, that it is but justice to call the attention of the house and the public to the very peculiar situation in which sir Hew Dalrymple was placed. He had just taken the command of an army which he had never before seen; and landed in a country with which he was not acquainted. He was committed to a system of operations upon which he had never been consulted. Never, perhaps, was any military officer more

delicately circumstanced. I think, generat Dalrymple describes his situation in terms peculiarly appropriate; when he stated that all the responsibility is vested in him, and all the direction is vested in others. One general directed the expedition; another general concluded it; and a third directed the consequences that were to flow from it: It was under these circumstances that general Dairyman ple arrived in Portugal, and concluded the Armistice which ultimately led to the Convention. It is most particularly necessary that we should be in possession of the circumstances that led to the conclusion of They were entirely the Convention. founded, as we have the authority of this officer for saying, on the situation in which the army was placed. The want of cavalry completely disqualified our army from following up the victory of Vimiera. That want produced the pause on the 21st, which enabled the French to rally and resume their positions. these circumstances sir Hew Dalrymple assumed the command; and from the causes I have assigned he gave his consent to the Armistice. He found the army in good health and spirit; but with only 130 cavalry and an inefficient artillery; he felt that to pursue the French was dangerous, f not impracticable; and as to the junction of sir John Moore, our army did not derive any reinforcement of cavatry from that junction which could enable it, with effect, to pursue the French, who were so much superior in that description of force, particularly after passing Torres Vedras, where the country becomes more open; so that the want of cavalry to support our nfantry, and with artillery to act with it, produced the unfortunate result of this expedition.—But there was another reason which induced them all to act as they did, which was, that no other object had been communicated to them by the noble lord but that of reducing the French, and drivng them from Portugal. Such had been he communication to generals Burrard nd Dalrymple; though none had been nade to sir A. Wellesley to that effect. Although sir Arthur, previous to his leave. ng Ireland, had constant communications. with the noble lord, yet they were not of uch a nature as afforded him any limbty with regard to the noble lord's objects. It. ppears that the gallant general was inc want of every thing necessary to enable him to act with the decision becoming a. general officer, entrusted with such an ex-

pedition. First, and most materially, he was in want of sufficiently precise instruc-tions. He was in want of cavalry and artillery-horses, and to these deficiencies was to be attributed the conclusion of the Armistice, that fatal and ever-to-be-regretted Armistice, which, let it be ever remembered, transferred to Spain an army that had been locked up in Portugal, which had released that army, and carried it to ports so near the Pyrenees, that before the end of the campaign it was found on the theatre of war, acting hostilely against Spain. Looking, therefore, to that as the principal object of our possession of Portugal, I apprehend that no consideration of releasing our own army with a view to its assisting Spain, could justify the Armistice which set at liberty the army of general Junot: because, when the British army marched into Spain, it could only keep in check an army equal in number to that which it had kept in check in Portugal. The honour of the military character, says sir C. Cotton, who looked on as a spectator, was concerned in a Convention, by which a French army, twice beaten, wasset at liberty when there were 30,000 Englishmen in the field. Whatever may have been the causes of that Convention, this house cannot do otherwise than, in conformity with the opinion expressed by his majesty and the whole country, declare it to be a Convention which has disappointed the hopes and expectations of the nation. house, I think, ought not to stop here. is fit it should expressly state, that the Convention itself arose out of the inadequacy of the equipments of the army, the want of necessary information, the want of cavalry, the want of artillery horses, and the want of sufficient instructions to the commanders. I think, then, that the house cannot help following up the Resolution. I shall propose, first that it is the opinion of this house, that this Convention has disappointed the hopes and expectations of the country, and this I mean to follow up with another Resolution, expressing, that to the misconduct of his majesty's ministers the failure of the expedition is in a great measure to be attributed.-There is one part of the case upon which it will not be necessary to detain the house at any length; I mean the maritime Convention. I have said, that one object, which led our army to Portugal, was the existence of a French army there, and that another object was the existence of a Russian navy in the Tagus. Under the existing circum-Vol. XII.

stances of Europe it would have been a matter of the highest importance to convince the government and the people of Russia, of the hazardous nature of the war in which they were engaged, and of the danger of risking the consequences of a contest against the naval superiority of Great Britain. How this was achieved it will be necessary shortly to state. It appears that so late as the year 1807, it had been suggested by lord Strangford, that it might be possible to reduce the Russian fleet, by blockade, to such a state as would in all probability lead to a maritime Convention. This was followed up by a letter from the admiralty to sir C. Cotton, authorising him to conclude a maritime Convention upon the terms in which this Convention was concluded. Having stated this, it is only necessary to say, that it is known to those who have seen and perused these papers, that, from the time these instructions were first conveyed, not a word of instruction was afterwards received by sir Charles Cotton respecting the Russian fleet. Nothing was communicated to him that could authorise him to believe that the former instructions had been suspended [Lord Castlereagh, ! Certainly not !'] Lord Henry Petty in continuation—The noble lord then means to admit, that sir C. Cotton was right. What I have to observe upon that head is this, that circumstances were materially changed by the insurrection in Spain, and by the expedition to Portugal, and yet not a word of additional instruction is sent to sir C. Cotton. On the contrary, sir Charles Cotton remains in September with the very ame instructions he had received in April. He goes on and concludes the Convention, and then it is that the Board of Admiralty write . a letter to sir C. Cotton, in which they do not condemn him for applying at one time the instructions meant for another period; but they blame him for introducing a new principle of maritime convention by which the ships were to be resurned. Yet this was precisely the principle which had been suggested by the noble lord, on the 16th of April, and nevertheless when sir Charles Cotton, has concluded a Convention upon the same basis, the noble lord thinks it ingenious to turn round upon the gallant admiral, and exclaim, "Thou can'st not say I did it." I say it was the noble lord himself, who introduced the principle, and that it is owing to him we have had the mortification of seeing Russian. ships enter our ports in any other situa-3 N

I am convinced the tion than as prizes. circumstances that occasioned that mortification did not originate with sir C. Cotton, but with those who sent him. We do find that something like an Instruction upon this point was transmitted to sir Hew Dalrymple; for he tells us that a letter was received by him upon the 3d of September, and that if he had received it before, he never would have held out to the Russians the hope that their ships should be considered other than as prizes; so it seems that this letter, which would have induced hun to have considered the Russi ms in a different point of view, he received so late as the 3d of Sept., the expedition having sailed a considerable time The letter which was intendbefore that. ed to guide his conduct, was not receimd until long after the Armistice was signed -an Armistice by which the men and officers on board the Russian fleet were sent, not to assist the French against the Spaniards, but to assist the Russians against our faithful allies the Swedes .--Then if it is true that the military Convention disappointed the hopes and expectations of the country, surely the maritime Convention is equally open to reproba-I trust that the house, before it comes to a decision upon the Resolutions which I shall have the honour to propose, will look at the situation in which gen. Junot and his army are placed by the Convention. It is but within this short time that you, sir, in one of those Addresses, in which, as the organ of this house, you conveyed its sense in a manner not less exceptable to those who received than to those by whom you were authorized to express it—you stated, that in the glorious battles they had fought, their swords had not been drawn in vain. As far as valour and skill were concerned assuredly their swords were not drawn in vain; but for any purpose of solid advantage to ourselves, or of affording assistance to our allies, I would ask of any person whether they were not drawn in vain? I would ask our allies the Spaniards whether those battles have not been fought in vain? I would ask the people of Biscay, Gallicia, and Asturias, who have recently tracked the desolating progress of the enemy, whether those battles have not been fought in vain-I would ask our own countrymen, who shed their best blood before Corumna, against that very army which had been transported from Portugal wifight them, and of which army the only]

officer we captured was a member, whether the battles of Vimiera and Roleia had not been fought in vain-I would ask even the people of Portugal, whom we have now abandoned, or must speedily abandon, whether the skill and valour so gloriously displayed in these battles, was not displayed in vain-whether, in a word, our gallant countrymen did not draw their swords in vain ?-It has been argued that our attack upon the French in Portugal was rendered advisable, in order to make a diversion in favour of the Spaniards, and to prevent Junot from sending any reinforcements to his countrymen in Spain. But those who rely upon such an argument in favour of the expedition, must be ignorant of the situation in which Junot was placed. This situation fully appears from his own intercepted letter. In this letter, which is dated June 7, and which was addressed as a confidential communication to the duke of Berg, Junot states that he is so hampered and alarmed by the apprehension of insurrections among the Portuguese and by the presence of the British fleet off the Tagus, that he could not afford to send him a single man. Then let the house compare the situation of gen. Junot in June, with what it was in the December following, when he was quelling insurrection in Spain, and assisting to drive the British army to Corunna. What had intervened between July and December? A British expedition! British success! British victory! (Hear, hear, hear!) I hope, at least, that the result of the Vote this night will be to give some important instruction to the country, and that those who have been attributing the failure of our expedition to other causes, will come to a distinct Vote, that they will inform the country, if they are of that opinion; that although the expedition was properly commanded, yet it was convenient that the Commander should be changed; that although it was proper there should be a large force of cavatry yet that it was not inconvenient to have scarcely any cavalry at all; that although it was proper to have efficient artillery horses, yet it was no detriment to the service to have horses that were wounded, lame, blind, spavined, and cast off; that it was necessary to have the most precise instructions given to the Commanders; and yet that it was no fault in his majesty's ministers to have abstained from giving any instructions at all. I am sure the house will act a right part if it should

come to a decided opinion upon the subject. We have been warned that we ought to guard against the language of humiliation, and to prevent ourselves from being depressed by the appearance of the sinking fortune of the country. The language that infers national humiliation I do not approve of; but if results such as we have seen are to proceed from British valour, if such are to be the only fruits that we are to reap from victory, all that I can say is, that the language of humiliation best becomes this house. But if valour and victory only lead to misfortune and disgrace, let us point out to whom the language of humiliation ought to belong. If the glory of armies be rendered unavailing by the weakness of our councils; if valour in the field be defeated by incapacity in the Cabinet, let us at least discriminate.—With this view, I shall propose, with deference to the house, the adoption of Resolutions intended to record a most important commentary on the past, and to present a most instructive lesson for the future. -The noble lord concluded by moving the two following Resolutions:

1. "That the Convention concluded at Cintra, on the 30th of August, 1808, and the Maritime Convention concluded off the Tagus on the 3d of September, 1908, appear to this house to have disappointed the hopes and expectations of the country.

2. "That the Causes and Circumstances which immediately led to the conclusion of those Conventions, appear to this house, in a great measure, to have arisen from the misconduct and neglect of his ma-

jesty's ministers."

Lord Castlercagh thanked the noble lord for the very fair and satisfactory statement he had given. He agreed that ministers were bound to vindicate, not the commencement merely, but the issue of the military transactions in Portugal, and he thanked the noble lord for the distinct, clear, and peremptory manner in which he had brought it forward, which if ministers could not meet they did not merit the confidence of parliament or the country. He confessed he was rather prepared to expect that the noble lord would have proposed an additional inquiry, and would have argued that the inquiry already adopted was not sufficient for attaining the ends of substantial justice. He congratulated the house, however, on the knowledge, that if the course adopted by government was not altogether approved by

at all events, he did not ask for any farther inquiry. He could not but think, therefore, that the noble lord had rather been guilty of some small share of supererogation in the observations which he had used on this subject. Boards of Inquiry had been adopted in the most important neriods of our military history. If government had pursued another course, and assembled a Court Martial, they should tonight have heard that they were pursuing a narrow system of concealment as to themselves, and that they had provided for their own safety by the trial of the officers employed. He prided himself, however, on thinking that he had adopted a course which the noble lord could not impeach; and that though sir II. Dalrymple had no objection to a Court Martial, or any other investigation, the mode adopted by government was one calculated to satisfy individual feelings and public justice, and which the noble lord did not attempt to arraign. He trusted, therefore, the house was now about to decide finally upon the transaction itself, assuring them, that there was nothing which government had more feelingly at heart than that the subject should be sifted to the bottom.—He was perfectly prepared to follow the noble lord into all his general points. He thought, however, the noble lord had gone a little too far in saying, that all our exertions had failed, that all the swords of our gallant countrymen had been drawn in This was a cruel retribution to make to all those who had bled for us. That all the consequences of the operations were not such as we could desire, was perfectly true, but the failure, he was prepared to prove, had resulted from causes beyond the power of government to controul. If a power which could only act a secondary part on the occasion did fail, under circumstances that no ministry could direct or obviate, he thought it could make no charge against that ministry, cspecially when it was recollected that the result was not yet, perhaps, finally ascertained. If a government, entrusted with such extensive means as he allowed his majesty's government had been on the occasion, could be proved to have been deficient, or wanting in assiduity or zeal, they had a heavy responsibility to answer, and a difficult cause to plead before that country, which had so entrusted them. Under this impression and admission, he was willing to meet the question; and had the noble lord, he did not quarrel with it; every expectation that it would terminate

in the exculpation of his majesty's ministers .- As to the object of ministers in sending expeditions, as had been stated, in search of employment, he would only sav, that he was sure the expedition sent to Sweden, and that preparing at Cork, were fully as beneficial in their effects to the country, as those sent to Egypt or the Dardanelles. Ministers had at the commencement of the campaign, a disposable force of 5,000 men under general Spencer, at Gibraltar; of 10,000 men at Cork, under sir A. Wellesley; and he would ask, was it not better to send those forces to the immediate aid of the cause, than to delay them until additional succours could be provided in England? The force under sir John Moore could not be calculated on immediately, as its getting free of the Baltic was uncertain. So that there was no probable chance whatever, that these three corps could be brought speedily to act together on the same service, still less in one expedition. They would, at all events, however, have amounted only to 25,000, and was this an army competent, as had been sometimes stated, to seize on the Pyrennees, through which instead of one pass there were 43, and where, instead of an army of 25,000 men, we should have to contend with a French force of 100,000 men in Spain, and upwards of 400,000 men in France. according to the calculation of the right hon. gent. (Mr. Pousonby) who suggested the propriety of such an application of the British army? This, however, the noble lord had not attempted to defend, and it was plain he considered the Pyrennean expedition a forlorn hope.—The question then was, what was it most advisable to do with the remaining disposable force? And here he begged to make some observations on what fell from the noble lord, who seemed to think, that because they had formerly laid a Resolution on the table stating that they had transports for the conveyance of 4,000 horses, they should have been prepared with at least an equal number to meet the emergency which they were then considering; that a resolution of such a nature had been brought forward he admitted, but he and those with whom he acted, did not think it right to continue that expensive establishment, instituted for a particular purpose, and unnecessary when that purpose was no longer in view; acting upon the system of Mr. Pitt, they had not entirely laid

number, and diminished, without destroying, the establishment. The only corps, then, that could be reckoned on, were those under his right hon. friend at Cork, and those under gen. Spencer. Now, would the noble lord think it wise to keep the corps at Cork, until the 10,000 additional me could be procured? Could he recommend such a conduct to ministers? A conduct as little consistent with the rules of policy, as it would be grateful to the feelings of the country at large. had also been objected, that there was a contrariety in the Instructions given to sir A. Wellesley: there were two distinct sets of Instructions given to that officer, the first of a general nature, the second particular, in consequence of the information derived from sir Charles Cotton, but they were not contradictory. The noble lord seemed to consider it a proof of great want of wisdom, that the government at home was not able to give specific instructions in all cases, and bind up their generals by particular mandates, adapted to all possible circumstances. That there might be cases in which it would be culpable to omit those specific instructions, must be allowed; but if ever there was a case, and that there was no man could deny; in which it would be wrong to fetter the judgment of an officer, it was that in which his right hon, friend was concerned. When our expectations in the South of Spain were disappointed, we did not know what effect our exertions in the North might produce in the South. But the question was not left to the discretion of his majesty's government. Portugal decided for herself, and they were in possession of her demands for assistance. He wished that the noble lord had thrown more of the responsibility of this business upon his majesty's ministers, and not shared it between them and the Junta of Gallicia. The Junta did concur, even with a view to their own interests, in the exnediency of an attempt in Portugal. It was objected, however, that in the letter to admiral Purvis Spain alone was mentioned, as if it was necessary to tell the admiral of the alternative, when the only object of the letter was, that sir A. Wellesley might get information as to the state of Spain, which perhaps might have directed his views for the time from Portugal. Gen. Spencer, it was true, had been sent in the first instance to Cadiz, and not to Portugal; and the plain reason was, that aside the force, but they had reduced the if he had arrived in the Tagus before the

main force under sir A. Wellesley, it might have been a signal to the enemy to concentrate his forces, and thereby present a greater power to us than he could otherwise have done. But the noble lord complained that no communication had at this time been made to sir H. Dalrymple. That officer, however, was not en Commander in Chief, nor in any way concerned in the questions which were proceeding. General directions were given to the officers employed to proceed, according to the information they might receive; but when certain information was obtained, a peremptory order was given to them to proceed off the Tagus. Then, if the measure itself was not unwise, the next question was, if there was any thing in the equipment which was wanting. The question in this respect had been greatly narrowed since it was originally made a subject of First, the whole failure was discussion. imputed to ministers:-they had sent out an expedition totally destitute of every thing :-- Of ammunition, of artillery, of provisions, of tents, of every thing:-in short, wholly destitute. He now found that the deficiency of artillery horses, and the situation of Portugal with respect to the supplies relied on from it by government, were the things principally to be relied on.-The other questions of equipment for the reduction of the forts, heavy artillery, heavy ordnance or travelling carriages, &c. were not now likely to be urged. He wished to know if he ought to construe the silence of the noble lord into an acquittal on these points, or if he was to call the attention of the house to them. In calling their attention to the principle of equipment, he wished them to distinguish between an army landing in a country, and an army proceeding on its march after having landed; and stated, that an advancing army in general depended upon the country which it went to succour, for supplies. By supplies he did not mean provisions; for he could assure the house, "that all the expeditions to Spain and Portugal carried with them provisions for three months, exclusive of the transport provisions, which amounted to eight weeks more. But it would be requisite for them to consider how to move, and what measures would be necessary to enable them to eat their provisions. The noble lord seemed to think, that an army had nothing to do but land and instantly penetrate through the country; but an army required a great supply of cattle to convey those provi-

sions and other necessaries, and in general he believed the amount of cattle to be half the number of the men. This greatly depended upon the season of the year, &c. In the Austrian army so great a proportion as even one half was usual; so that if an army consisted of 30,000 meh, probably 15,000 horses and other beasts of burden might be wanted. Therefore, it was not surprizing that for assistance of this kind they should depend on the country; and it was also necessary that an army should land at some distance from the enemy, in order that it might have time to create and collect the means to enable it to advance. This was an inconvenience to which every expedition, sent by a naval power, must be subject. When a want of artillery horses was complained of, the noble lord must have willingly shut his eyes to the reinforcement which was immediately to follow from England, and which made all the artillery horses to amount to 778. sir A. Wellesley's means had been more liberal, there was no doubt but his services would have been more brilliant; but, at the same time, there could hardly be a question that he would not have advanced. if he did not think his means sufficient to the object of occupying the city of Lisbon, and the forts of the Tagus. Sir H. Burrard also knew that sir J. Moore's army had arrived, and that he might expect the equipment of artillery horses, &c. which belonged to it. Instead of 300 horses, therefore, there were 678 artillery horses. For his countrymen (the horses from Ireland) he must be allowed to say a few words. They did not shew themselves to be so bad as the noble lord represented them in the battle of Vimiera. They were very much admired by the French, and 100 of them had been actually selected to pursue the campaign in Spain, through one of the most fatiguing marches ever made by an army. Such were the feats of the so unjustly and ungratefully abused Irish horses. [A laugh!] It was, however, a question, whether an army was useless without horses at all. In Egypt we had only about 150. The same was the case when sir Ralph Abercrombie was in Holland. he meant to say was, government was not culpable, unless it had the means of sending out the horses in the first instance, and thought that an eligible course, and yet neglected to adopt it. In gen. Wolfe's battle, the picture of which was so universally known and admired, we observed that the sailors draw the guns. The noble

lord reverted once more to the Irish horses. which had been acknowledged to have done their work well, and to have performed a most difficult and fatiguing march in an uncommon manner. On the whole march only 33 of them had fallen, 12 or 18 of them being killed. So that instead of being bad horses, as the noble lord had said, they had proved hardy Irish horses; and, so far as he had been able to trace their history, they were the best and most serviceable of any in the army. As to the want of cavalry, the noble lord did not suppose it would be contended, either that they could have been sent sooner, or that sir A. Wellesly should have been kept back till they could be sent. At all events, it would be sufficient if they could be shewn to have been equal to the enemy. In the whole they would have amounted to 1,500 rank and file, and the enemy were never more than 14 or 1500.—There were two other charges which the noble lord (H. Petty) had not gone into; these were, first, that there were no heavy artillery; secondly, that there were no artillery travelling carriages. As to the first, he presumed to think that it did not require any extraordinary share of military charity to believe that if his right hon. friend sir A. Wellesley did not know that he was in a condition to possess himself of the city of Lisbon and of the forts on the Tagus, he would not have thought of advancing without the necessary artillery. It appeared, however, that while heavy artillery could with the greatest facility be got from the ships which were in possession of the banks of the Tagus, the roads were so extremely bad, that no travelling carriages could pass along. The noble lord had said, that nothing was more blameable than a generality of terms of Instruction to officers.-He could by no means, however, agree in thinking, that there was any thing improper in giving discretionary power. He thought it was hardly possible, that in any extensive military operations tho chief command should not change hands, In the Low Countries it happened that, on one occasion within the period of 48 hours, no fewer than four such changes took place. (A laugh.) His lordship did not mean to say that there was any advantage in that circumstance.—He proceeded to pass some compliments on the conduct of sir H. Dalrymple, who had acted in the most delicate matters with regard to Spain, with a strength of mind and acuteness of judgment which had inspired his majes-

ty's servants with the greatest confidence in him; not only was there no complaint against him, but he had acted with the greatest propriety, skill, and bravery.-He differed from the noble lord opposite (H. Petty) in his ideas of the advantages resulting from the campaign in Portugal. Was it thing in a short campaign of three weeks, to have taken possession of a country of great strength; to have defeated an army of 25,000 men; to have liberated an whole country from the grasp of our enemy, and to have restored it again to its own people and its native government? Was it nothing to the military character and glory of the country to have assembled such an army, and to have gained two such victories? Was it nothing to have restored Portugal to its legitimate sovereign? It was no doubt natural to have expected scmething great from so successful and gratifying an effort. It was natural to expect, after a victory where the public feelings had broke loose, that they should not be easily satisfied. He for one was of that mind; but he was satisfied that if the intelligence of the victory and the armistice had come at the same time, every thinking man would have received it differently. It was a heated and hasty feeling which the public had suffered to be too much indulged. As he went along with the public in this feeling, he felt himself entitled now to reproach the over-indulgence of it. It had been his painful duty to signify to sir II. Dalrymple the disapprobation of government as to some articles of the Convention, in which interference was had with the feelngs of other states, but with that exception he could not on cool reflection withhold rom the Convention his tribute of approbation.-The noble lord had expressed his surprise that no instruction had been given to admiral Cotton, to direct his conduct, except that of the 18th of April The instruction of the 18th of April was given without any view to the subsequent circumstances. It was merely applicable to a case of starvation, which alone was in view at the time. And after that, it was hought proper to leave his plan of co-operation with the army to his own discretion. The subsequent instruction on the subject, o sir H. Dalrymple, was given to prevent cavil, and was not thought very necessary. The Admiralty thought the conduct of he officer proper; but judged it necesary, generally, to set their faces against he principle of the conditional surrender

operations in the Tarus, it was not proved that the Russians had taken an active part against the Portuguese; and there was nothing in the conduct pursued by sir C. Cotton that appeared to be at all reprehensible. This was a question on which the mind of the country had been ery much He trusted that the course pursued had been the best. If the government had proceeded to investigate the transaction by a Court Martial, instead of a Board of Inquiry, the information obtained would have been much narrowed. The whole of the case had been brought before the house by its having been referred to such a tribunal. He did hope he had submitted to the house ground for his opinion, that the Expedition against Portugal was a most wise and expedient measure, and that the various plans of operations suggested as preferable, would have been in some cases visionary, and in all dangerous; that the object of the expedition was the best that could be adopted-and the equipment the most perfect which circumstances would permit—that the execution was as complete as the nature of the case would allow—and that there was no failure, except what resulted from causes which neither the administration nor the officers could controul. If the equipment of the expedition was maintainable, the result of the operation was such as at any other time would have satisfied the feelings of the country. It had expelled 25,000 men from Portugal, put the Russian fleet into our possession, and released from a tedious and hazardous blockade a British squadron of nine sail of the line. The Resolutions of the noble lord would answer no beneficial purpose. If the house should agree with him that the first proposition was unnecessary, he hoped that they would also concur with ! him that the second was unjust. His lordship concluded with moving the Previous Question upon the first Resolution, declaring that he would take the sense of the house upon the second.

Sir George Nugent, in so low a tone, as to be scarcely audible, stated his reasons for having approved of the Armistice and Convention; and, as they were founded upon the insufficient equipments of the army, gave his support to the original mo-

General Tarleton observed, that the noble lord below him (lord H. Petty) had delivered one of the clearest, most com-

of ships. During the whole course of the prehensive, and most convincing speeches that had ever been pronounced within the walls of that house. While the noble lord opposite (Castlereagh,) instead of confining himself to the subject before the house, which related to Portugal alone, had wandered over the Pyreners-given a lecture on the qualities of Irish horsesmounted his Rosmante and then dismounted-and yet after all, the house he believed would agree with him, that he had The noble lord asked, not rode post. whether it was possible for an army to move immediately on its landing? He answered, yes, and he would give an instance where this was done. When sir Wm. Howe was sent to New York, he landed with his cavalry and artillery, after having been a long time at sea, and moved forward the same day, and shortly after-To follow the wards came into action. noble lord through the whole of his course, would ill become him at that hour of the night, and therefore he would at once come to the subject. What was the situation of the armies previous to the The French must have Convention? been dispirited, and the situation in which they were placed was extremely critical and hazardous. The situation was well known to have been a very miserable one. He had to cover an extent of ground of fourteen miles, which was the distance between Lisbon and fort St. Julien. If they meant to defend fort St. Julien. they could not occupy so much ground with advantage; and their situation at Lisbon must have been a bad one .-He agreed in the opinion, that it would have been useless to have encumbered the army with heavy artillery. This could be landed from the fleet, and with such an army and such advantages as we had, there could have been no great difficulty in landing 14 or 15 pieces of cannon, which would soon have reduced fort St. Julien. Lisbon and the country were friendly to us and hostile to the enemy. But then it was said that the Russians might act against us. But the British fleet might act also. He professed himself as entertaining sentiments of respect, individually, for the several officers composing the Board of Inquiry, and he was sorry to be obliged to express an opinion hostile to that which they had delivered as their conclusion upon that Inquiry. That the parties accused should be allowed to justify their conduct by any means in their power was most natural, but that seven

officers of such known experience and talent should agree in the decision they came to, appeared to him most extraordinary. He totally disagreed with the Court of Inquiry as to the opinion that the French could pass the Tagus and occupy Elvas; and was astonished that the Board could have admitted such a plea. Tagus was one of the most rapid rivers in the world, and four miles broad at Lisbon. Now, though he would not follow the noble lord over Spain for the sake of spending time or for amusement, he must cite a fact from history: Lord Cornwallis was shut up in York Town, with this advantage, that he had not been beaten—he had to cross a river only one mile broad, his horse and artillery were on the other side: his boats were ready in a bay defended from the enemy, and the two points of the crescent, which the bay formed, were defended by redoubts, and he had no plunder to carry over,—the event there was well known. The French had a river of four miles to cross; they had to earry over their artillery, their horses, their plunder, and all their baggage, and yet notwithstanding all these disadvantages, they had procured from us the Convention which had been so much reprobated, and this was the result of two brilliant victories-a result which had disgusted Spain and Portugal, and covered England with disgrace. If ministers had had the judgment to allow the right hon, general (sir A. Wellesley to have conducted the whole of the operations, the result might have been different. He respected sir Hew Dalrymple, but he thought it a most extraordinary proceeding in ministers to remove that officer from a situation where they themselves had said he was so useful, in order to place him in a new one, of the nature of which he at that time knew very little. This was admirable foresight! They said, that it would have been doing injustice to many officers in the army to have continued sir A. Wellesley in the command. But when they had appointed him to conduct an operation, they ought to have allowed him to finish it, as the immortal Chatham had done with regard to gen. Wolfe. But the right hon. general had been told, that a successor would soon be appointed, and thus that honourable ambition which so well became a soldier was roused to do something before he was superseded; and this, perhaps, induced him to proceed rather rashly. He would not pursue this topic fur- could be done to them and their cause,

ther now, as the conduct of the gallant of ficer had already been approved of, but he thought he could convince that gallant and hon. officer himself, that there was something rash in the action of the 17th. and something wrong in that of the 21st. He reprobated the instruction given to the superior officers to consult an inferior officer, on all occasions, as indecent, and also censured the rage for a change of commanders, which the ministers had evinc-But the noble lord, in justification of this, had mentioned a a similar case in the armies of Austria. The noble lord, however, did 'not follow this up by saying that, owing to this circumstance, the Austrians had made a successful campaign. He thought the conduct of ministers reprehensible in various points of view in the management of this Expedition, and would therefore vote for the motion of the noble lord near him.

Sir Arthur Wellesley then rose. Before he proceeded to make any observations on what had fallen from the hon, general who had spoken last, he hoped he might be allowed to advert to some particulars in the speech of the noble lord who had proposed the Resolution. What the noble lord had said related partly to the government, and partly to the officers who had the conduct of the Expedition. the plan and equipment the government was answerable; for the execution and the result the officers, in his opinion, were alone responsible.—He had given it as his opinion, and it was still his opinion, that the operations in favour of Spain could only be carried on with any chance of success, in conjunction with, and by the consent of the people and public authorities of that country, and therefore it was necessary to come to a right understanding with the Juntas before the commencement of the campaign. When he communicated upon the subject with the Juntas of Gallicia and Asturias, it was conceived that the expulsion of the enemy from Portugal would be a valuable object, not only with a view to the naval station which this would procure for us, but also with a view to support the operations in Spain. When he arrived at Corunna, they had heard of the defeat of their army at Rio Seco; and he then thought it his duty to offer to landhis troops and to assist general Blake in covering the seat of their government. They said in reply, that they did not want men; but that the best service which

would be to expel the French from Portugal. He had stated to the Board of Inquiry, and he now begged leave to repeat, that he had received a species of requisition, if it might be so called, from the Junta of Asturias, through sir Tho. Dyer, to drive the French from St. Andero. This Letter he begged leave to lay on the table. Here sir Arthur read the Letter, which contained nothing material, except the desire that he would land near St. Andero, unless their situation should be soon al-It was dated the 31st of June.] requisition of a nature that ought to induce him to relinquish the design on Por-He understood from the Junta of Gallicia, on mentioning the subject to them, that measures had been taken to expel the French from St. Andero, and that they considered it as a point of no import ance, with a view to the possession of Asturias, which must have been his great object; and in answer to all that he said on the occasion, they repeated, that the best service that could be done to the cause of Spain, by the British troops, would be the expulsion of the French from Portugal. The view which they took of the matter was this, that if in possession of Portugal the British army might be a link between the northern and southern armies of Spain, which had then no point of union. In order to show what importance they attached to this service, although threatened by the enemy from two points after the defeat at Rio Seco, they sent 2,000 men to Portugal to assist his operations in that quar-The expulsion of the enemy was not only therefore an immediate British object, but a British object of great consequence, with a view to the future operations in Spain .- The next view that had been taken of the subject, respected the Equipment of the corps sent out on the expedition. Upon this head it would be recollected, that his majesty's ministers had received intelligence from admiral sir Charles Cotton that there were only 4,000 French in Lisbon, the rest having proceeded to Spain, and it could scarcely be alledged as a charge against them, that they acted upon the information of one, who had been eight months on the station, and might be supposed to have the best means of ascertaining with accuracy the real situation of the enemy in that quarter. He had then been ordered to go to the Tagus, and when the equipment was considered with a view 40 an attack under the infor-

mation which he had just stated, it might be regarded as amply sufficient. But at the same time there might, no doubt, be other reasons for the choice made of horses. for the commissariat and the artillery, It. was obvious, however, that with the operations in the Tagus in view, such an any ple equipment was not necessary, as would be required for those which he afterwards undertook. He must also state, that when, he embarked at Cork he was to proceed to the coast of Spain, without any certainty whether he should be allowed to land It did not appear to him that this was a pat all, or if he should, where he might land; and it was therefore considered that the horses must suffer considerably from being kept a long time on board, and consequently those of an inferior description were chosen, which, under all the cire cumstances, might be best fitted for a service of this nature.—The next point to be adverted to, respected the operations which he himself undertook, on which the noble lord had said nothing. The hon, general however who spoke last had said that he (sir A. Wellesley) had been hurried forward by an honourable ambition to undertake an operation of considerable risk. Now, he wished to call the attention of the house to what had passed at the Board of Inquiry. He conceived as he had stated to that court that he had a larger British force than any which the enemy could bring into the field against him: he was, indeed, inferior in cavalry, but he expected to be joined by some Portuguese cavalry, which, together with the British, would form a respectable corps, though then, no doubt, he might in that respect be inferior to the enemy,-But under all these circumstances he asked, whether the hon, general himself would have hesitated, if he had been in his situation, to act as he had done? He assured the hon, general, that he would much rather follow his example in the field, than his advice in the senate, (Hear! heard) He had the choice of two lines of march when he landed in Portugal, and, for obvious reasons, had chosen that along the coast. Besides the troops which he had under his command at the time, he had reason to expect reinforcements under general Ackland, sir H. Burrard, and sir John Moore, Now, in order to shew how well satisfied he was of the sufficiency of his own force to execute his object, he did not intend to have employed the corps under general Ackland in the field at all, but intended to have sent it to besiege

Peniche. When sir H. Burrard arrived, he had no longer the command, but he recommended to him a plan of operation for the corps of sir John Moore, and if that had been adopted, he should not this night have had the mortification to hear the noble lord propose a Resolution that the Expedition to Portugal had disappointed the liones and expectations of the nation. That plan was, that sir John Moore should advance upon Santarem, with a view to intercept the enemy. He thought that the French would endeavour to cross the Tagus. That plan was feasible, not only in his opinion, but in the opinion of all the general officers who had given evidence at the Court of Inquiry, and even of the Court itself, which the hon, general would find if he would be so kind as to read the Report. Sir H. Burrard, however, thought proper to call that corps to the assistance of the army. It was not necessary now to enter into any discussion on that subject, but it was material to observe that this circumstance altered the whole system of operations.—With respect to the change of commanders, when he left England, he never expected to be continued in the command after large reinforcements had arrived, to the exclusion of many valuable officers. But at the same time he did not think that the command ought to be changed in the middle of expeditions-(Hear! hear!) In the course of a campaign the command might be changed without injury, but these expeditions were not campaigns, they were only operations. But as by the change of the commanders the whole system had been altered, this circumstance necessarily governed him in his subsequent views. His original plan was to have engaged the enemy as near Lisbon as possible, and to have followed up the advantage, which he undoubtedly expected, with the utmost expedition; by which means, he trusted, he would have got to Lisbon nearly as soon as themselves, and prevented their crossing the Tagus. opinion still was, that if they had been followed closely after their defeat at Vimiera on the 21st, they would not have been enabled to cross the Tagus. He was no party to the question, and had never come forward as the accuser of sir H. Burrard; but, as he had conducted the previous operations—as he had commanded at Vimiera, and held himself responsible for that action, he thought his opinion ought so have had some weight on that occasion, and also with the Court of Inquiry; espe-

cially as that opinion had been supported by all the general officers whom he had then under his command. It had been said indeed, that a gallant general (Spencer), a friend of his, had given a different opinion; but notwithstanding the caution with which that gallant officer had spoken, yet a close examination of his evidence would shew, that he was, in fact, of his opinion; and, in answer to one of the questions, that opinion had been strongly expressed. It was upon the principle which he stated that he had advanced from Mondego Bay; and he never could understand, how the Court of Inquiry, which had approved of all that he had done, up to the close of the battle of Vimiera, could have said that these troops, which had been constantly beaten in the field, ought not to be pursued when beaten. He would certainly have pushed them so hard after that battle if he had retained the command, that it would have been impossible for them to have crossed the Tagus. But there was one part of the Report of the Board, with respect to the question of advancing after the action of the 21st, to which he must refer. The passage was this, "This very circumstance of a superior cavalry retarding our advance would allow the enemy's infantry, without any degree of risk, to continue their retreat in the most rapid manner, till they should arrive at any given and advantageous point of rallying and formation; nor did sir A. Wellesley, on the 17th of August, when the enemy had not half the cavalry as on the 21st, pursue a more inconsiderable and beaten army with any marked advantage; for he says (Gazette Extraordinary), ' The ' enemy retired with the utmost regularity, and the greatest celerity; and notwithstanding the rapid advance of the British ' infantry, the want of a sufficient body of cavalry was the cause of his suffering but 'little loss in the plain.'-And again, 'He succeeded in effecting his retreat in good order, owing principally to my want 'of cavalry.'"-Here, in the first place, although he meant to impute no blame to the Court of Inquiry, they must have thought him at least very inconsistent, if not very incorrect in his statement: now, he apprehended he was neither incorrect The fact was, that there nor inconsistent. were two parts of the action of the 17ththe one in the mountains, and the other in the plain. In that part of the action which took place in the plain, the enemy had retired in good order. After the battle of

the 21st they had retired in great disorder. -And the good order of the rorrest in the one case, and the disorder in the other made all the difference. Although it might not be proper without an adequate force of cavalry to pursue the enemy closely, when they retired in good order on the 17th, it by no means followed, that they ought not to be pursued on the 21st, when they had been completely beaten, and had retreated in great disorder. The disorderly retreat of the enemy on the 21st was the ground of his opinion, that they ought to be hard pushed; and, if they had been vigorously followed up on that day he was satisfied in his own mind, that there would have been no reason for concluding the Convention, which had given so much offence. Now, as to this Convention it was rather hard to charge it upon the government, when, if a certain plan of operations had been followed, the reason for it would not have existed. The necessity for concluding the Convention had been ascribed to the want of artillery; of horses; of equipment of various kinds; but he was bound to state, that, in considering the propriety of concluding an Armistice, and afterwards the Convention, these circumstances had never been taken into account by him, nor by any of the officers concerned in the negociation upon that subject. The only question at all connected with the state of the army in point of equipment was, as to the difficulty of supplying it with provisions, when the whole of the troops should be collected.—The next point to which it was , necessary to advert was, that which rcspected this Armistice and Convention. Here it was proper to consider the situation of the two armies at the time when the Armistice was concluded. The French, after the battle of Vimiera, had occupied a strong position, in which they would have been enabled to stop the progress of a superior force for three or four days. advancing army, after being occupied for three or four days in dislodging them from that position, would have further to drive them from two or three other lines which lay between the main position and Lisbon, During the whole of this time the French might have been employed in preparations for the passage of the Tagus, which it would have been impossible to prevent. -An hon. and gallant general over the way had adverted to the situation of lord

Junot and lord Cornwallis, he had only to observe, that the situations in which they stood were very different. Lord Cornwallis was shut up in a town and actually besieged, but Junot, instead of this, might be said to have the military possession of the country. Then the hon, general said, "How was it possible to cross a rapid river from 4 to 6 miles broad, in such a situation?" Why, that was matter of opinion; and it was the opinion of all the officers who were there at the time, and of all the members of the Board of Inquiry, that it was impossible to prevent their crossing the Tagus. He had heard that it was the opinion of a high military authority (the Earl of Moira) that if the French had been driven to cross the Tagus, they would have been reduced to extreme distress. His answer to that was, in the first place, that it was the duty of Junot to have suffered that distress, however severe, rather than have surrendered at discretion. and there was no reason to believe that he would not have done his duty in that respect.-But in the second place he did not allow that the French would have been reduced to this extreme distress. General Loison had crossed the 'Tagus, quelled the insurrection in Alentejo, returned again by repassing the Tagus, and by this means removed the difficulties which the French might otherwise have experienced in the retreat to Livas. But it had been said that Junot would have been obliged to surrender at last. This was true; but at what time of the year? After our army should have got possession of the forts on the Tagus it would have been necessary to put it in a situation of equipment fitted for reducing the fort of Elvas by a regular siege, and for this a considerable length of time would have been required. He (sir Arthur) affirmed that the British army would not be in a condition to reduce the fort till the beginning of December, and then it might be thought advisable to give the French army the same, or nearly the same terms, as those which were granted them in August. Considering the relative situation of the armies then, he did not think it disgraceful to allow the French to embark. He thought the gaining of time also an important object with a view to the operations in Spain.-He was aware that the presence of a British army there might be of the greatest consequence, in order to give the Spaniards Cornwallis in the American war. Without strength in their own union, and to pre-entering into any comparison between vent their being cut off in detail. The

same noble lord, to whom he had alluded as a high military authority, had said that the officers in the command of the expedition ought to have attended more to the great advantages which in the then situation of affairs would have resulted from compelling the enemy to lay down their arms and surrender at discretion .-But no such object had been prescribed in the Instructions to the officers commanding the British forces. Undoubtedly, as it was the duty of every officer, to endeavour to oblige a hostile force opposed to him to lay down their arms, there was no need of such Instructions. - But the question was, whether to prosecute that object they ought to have given up other material points in time and circumstances, and to abandon the advantages they had gained. It would not be as honourable to the British arms, if after pursuing the enemy into Alentejo, and the consequent loss of time and blood, the same, or nearly as good terms were to be granted to the enemy. If it was not disgraceful to have allowed the French to evacuate Cairo and Alexandria in Egypt, the Convention for the evacuation of Portugal could not be disgracefyl. He allowed that the circumstances of the two cases were different, as was also the state of Europe, though he contended that the result in both was equally free from disgrace. There was one topic more to which he was anxious to advert, with regard to the Court of Inquiry. He perfectly agreed with the noble lord in the wish that this might be the last Court of this kind which should ever assemble. It was not a Court before which any officer would desire to be tried. A general impression had gone abroad, that this Court had been instituted by his noble friend out of friendship to him. was rather hard upon him to be subjected to such a reflection; as, if he had been tried in any other manner, he must have been acquitted. As far as he was concerned, he must say, without meaning to blame any of the members, that this Court had been a source of injustice, and he therefore hoped it would be the last Court of the kind to which the investigation of the conduct of officers should be submitted. -As to the Letter sent by his noble friend, desiring his superior officers to consuit him particularly, had he been aware of the existence of such a document, he should have felt his situation very uncomfortable. But he must say, that from the first hour these officers landed, nay

even before they had landed, he perceived that he was not in possession of their confidence. He, however, had done every thing he could to forward their objects, though he differed from them in opinion. This was what he considered as the great distinction between military and civil inferior situations. If, in a civil office, the inferior differed materially from the superior, he ought to resign; but in military appointment it was the duty of the inferior officer to assist his commander in the mode in which that commander might deem his services most advantageous. If he thought himself capable of giving advice, and of suggesting plans, it was his duty to endeavour to carry them into execution. But, if the commander did not think proper to listen to his advice or suggestions, it was his duty to assist his superior in that way which to that superior might appear most eligible (Hear! hear!). This was the principle which, in his opinion, ought to regulate the conduct of military officers. It was a principle on which he had on that occasion, as ever before, acted, and on which he ever would act.

Mr. Windham should be sorry to have it supposed, that in rising after the hon. general, he had a wish to do away any part of the impression which his speech could not fail to have made. Nothing could be more clear, fair, and manly than the manner in which the hon, general had spoken of all the persons with whom he had acted. and of all the transactions in which he had been concerned. He (Mr. W.) must necessarily feel diffident in delivering any opinion on subjects of which he could know so little as of military operations; and was well aware that, in offering his testimony to the merits of the hon. general, he was offering what was of little value. But he could not, for his own sake, abstain from expressing how entirely he concurred in opinion with the views and conduct of the hon. general; not only in those parts where his measures might seem to have a voucher in success, however he might still think some of them questionable in point of prudence; but in those also where the intentions, of the hon, general had been unfortunately over-ruled. Though there was nothing to which he (Mr. W.) was in general more adverse than to confident judgments on professional subjects from persons not professional, and that it might be true in part that the merit of an officer. could not be judged but by a judgment

on the merit of his particular measures, yet there was a certain character of talent and ability that might be capable of making itself visible even to persons the most unlearned, and might shew the superiority of one player over another even to those who were most ignorant of the game. It was impossible not to discern in the whole stile of the hon. general's conduct, those characteristic marks, which have at all times, and not least in those in which we live, distinguished the successful from the unsuccessful side, the victor from the vanquished .- But the statement of the hon. general, though proper for him to make, and satisfactory for his justification, was no vindication of his majesty's ministers upon the present question. Whilst it iustified his character it was the condemnation of theirs. It was the glory of a military officer to achieve success under great disadvantages. There was no credit to be gained from good fortune, where there were no disadvantages to be encountered, no difficulties to be overcome. But, the glory of an administration consists in placing their officers in circumstances where success shall be easy, where they cannot chuse but win, and where of consequence their glory must be little. The merits of executive officers and of those who employ them move often in this respect exactly in What is the boast of a counter order. the officer, is the reproach of the minister; and the triumph of the minister in preparing an easy victory takes from the officer his means of distinction. The circumstances, therefore, which enhanced the merit of the gallant general constituted the blame of the ministers who produced them. As to the opinion expressed by the hon, general respecting the Convention, he must differ with him upon that point; though the reasons assigned for that opinion were perfectly neutral, so far as his majesty's ministers were concerned. Unquestionably, a prima facie responsibility attached upon ministers for every public measure; yet he would admit that, upon examination, the Convention was one of which they stood perfectly clear. But when he allowed they stood clear of the Convention itself, he did not mean, that there was not matter of responsibility in their preceding conduct; that they were not responsible for the manner in which they superseded the commanding officers; and for all the other circumstances either upon the officers or upon the miniswhich arrested the hon, general's career of ters. The Court of Inquiry was a tribu-

hon, general had certainly stated that the want of cavalry would not have prevented him from following up his victory." But had he stated, that it had not produced that effect in others? and was it not the reason principally insisted upon by the members of the Court of Inquiry, why the generals who refused to concur in that course; were justified in their refusal? He could not but believe, notwithstanding this opinion of the members of the Court, that the hon. general was right, and that if left to himself he would have accomplished all that he had said he could. He (Mr. W.) must fairly confess that he could hardly entertain a doubt upon that point. Still the doubt was entertained, and, in the opinion of the members of the Court, was rightly entertained, and it is this which in. point of fact, prevented the victory from being followed up: and this doubt was founded almost entirely upon the deficiency of cavalry. So that, let who will be right, it was they, who, for whatever reasons, forbore to provide the army with a larger proportion of cavalry, upon whom it must be charged, that the victory of Vimiera fell so far short of what it might have done, and instead of the capture of the enemy's army, only produced their. removal from Portugal, upon the disgraceful terms which we had witnessed. was the great feature of the case, as it respected his majesty's ministers. This was the great connecting link, which made them responsible for measures in which directly, it is true, they had no share. They did not make the Convention. No: but they made that which did make the Convention; which rendered it necessary, as some say; but without which, it is agreed on all hands, the Convention would not have been made.-Was the result of the Campaign in Portugal such as to satisfy the hopes and expectation of the country? This was the first question to be asked, as the means by which it must be ascertained, whether there exsted or not a corpus delicti. Upon this point the answer was unanimous, without the exception even of his majesty's ministers. -There was a failure to be accounted or, a ship lost, for which the commander must be tried, whether blame must ultimately be imputed to him or not. present instance he would say confidently, that blame must be imputed somewhere, success, and led to the Convention. The nal very little competent to this purpose.

It was confessedly confined to half the object which the house and the country would have in view. In the manner in which the hon, gentlemen had conducted it, from motives and purposes of their own, it was wholly unfit even for that part of the subject which it did embrace, and was in every respect a most unjust and unconstitutional mode of proceeding. The true conception, as he apprehended, of a Court of Inquiry, was that of a set of persons delegated to inquire into the circumstances of any transaction, for the purpose afterwards of advising his majesty confidentially, whether there was ground for submitting the matter to an inquiry of a more judicial nature. They were a set of advisers and not of judges, or, if judges, judges who were to judge of nothing but whether the matter ought to be submitted to judgment. As far as resemblances and analogies might be admitted, (never very safe to be trusted to, they were), as had been observed, of the character of a Grand Jury: and therefore according to the analogy, as well as according to the nature of the thing, ought to have kept their proceedings secret. As a secret tribunal they were to determine whether they would advise his majesty to try his officers. But what the ministers wanted, was that, as a public tribunal, they should determine whether the country ought to acquit his ministers. They pervert therefore the whole nature of the tribunal, and have produced out of it such a strange, anomalous, and inconsistent proceeding, as was never known in the laws of this or of any country, and cannot be made conclusive to any purpose that shall be at once rational and honest. It is a trial and no trial. It can neither condemn so as to inflict punishment on the guilty, nor acquit so as to protect the innocent from further prosecu-In the mean while, witnesses are to be pledged, impressions made and facts prematurely disclosed, so as to render a fair trial before a regular tribunal no longer practicable. The cause of all this is to be found in the sinister purposes of the ministers on one side, and in their fears on the other. They wanted to hush up the business so as to prevent that full disclosure which a trial would bring out, and which might involve statements not so convenient to themselves. For this purpose either no inquiry at all, or an inquiry in the regular mode, with shut doors, would have been most convenient. But that the impatience of the public would

not readily acquiesce in. To that the terrors of the newspapers were opposed. They therefore conceived and brought forth that monstrous production, unknown to our laws and our usages, an open Court of Inquiry, of which the only effect has been to throw dust in the eyes of the people, by a show of trial without the reality, and by making them believe, that what after all is said only of the officers, was to be applied to the ministers.—My noble friend (lord H. Petty) has been asked, Why, if he disapproved so much of the Court of Inquiry, he did not propose a substitute? But what is meant by a substitute for a thing that is past? A past measure cannot be displaced so as to have something put in the room of it. The measure must for ever have been. The effects of past measures may often be corrected and their force or operation reversed; but even that cannot happen in the present instance, and one of the complaints made is, that the proceeding is of such a nature as precludes the possibility of its being set right.—But, even supposing the establishment of this Court and its decision to be perfectly justifiable, what would it have to do with his majesty's ministers? The declaration, that none of the officers concerned ought to be put upon their trial, could be no justification of government. The Board of Inquiry had broadly stated, that it was the want of means that prevented the victory of Vimiera from being followed up in the manner in which the gainer of that victory would have improved his advantage. Agreeably to what he had before, observed, the acquittal of the officers might be, and was in the present instance, the condemnation of the government. As to the measure of the Convention becoming then necessary, he differed from the hon. general in one point not military; and upon that the hon. general and the officers who composed the Board of Inquiry, appeared to him to have a fallacious view. It had been stated by them, that the object of the expedition was to procure the evacuation of Portugal by the French troops. This assertion he should deny. What advantage, it was asked, would it have been to Portugal to have driven the French troops into Spain? But might it not as well be asked, what advantage could it have been to Spain to transport the French troops in our ships to a port of France from which they could speedily march into Spain? If that was the original view of the expedition it was a false

one.—There was another point touched upon by the hon, general, and with the same clearness and perspicuity which characterized the other parts of his speech, but The hon. from which he must dissent. general had said, that the advantages which resulted from the evacuation of Portugal by the enemy, and the time gained thereby, were equivalent to all that might have been lost in other respects. This he could not admit, because any time that might be necessary for the reduction of the enemy would have been amply repaid by its consequences. But if, after a considerable loss of time and much effusion of blood, the terms granted were to be such as they were, and that nothing could be done, then, though the Convention might be right, yet he must ask, why send an army to Portugal at all? If the object were not to compel the French to far other terms than those they obtained, he would never have thought of sending an army to Portugal. The hon general had stated, that he thought himself competent with the force originally under his command to accomplish the objects of the campaign; it was therefore what he could not understand, why, when that force had been doubled and trebled, no more could be done than to bring the French to the terms stipulated in the Convention. If so, there was a want of prudence, a culpable precipitancy, in the original advance of the hon, general with so inferior a force; and what was to be thought of the conduct of those ministers, who had sent him out with such insufficient means? If the French force could not have been reduced, after the victories that had been obtained over them, before December, if the Convention was therefore justifiable, why tell us of the superiority of British troops? a superiority, by the by, of which he had always been convinced, and had uniformly declared, notwithstanding a base, degrading and degenerate opinion to the contrary, which had for some time prevailed amongst certain descriptions of persons in this country. Had the hon. general, if the Convention under all the circumstances was necessary, instead of gaining a victory, suffered a reverse, which might possibly have been the case, how could be have escaped from an enemy, that gained such terms, when opposed to a force so greatly superior to that the hon. general had originally commanded? Reasoning, therefore, upon their own grounds and admissions, he might ask, why his majesty's ministers had not waited.

till all the troops destined for the Expedition had joined, until they had collected a force sufficient to accomplish the total and complete military reduction of the French Army in Portugal? But no: they felt it necessary on that, as on other occasions, that they should appear to be doing something; that they should make a bustle; should support their characters for vigour: Portugal was the first object that presented itself, and they ran at it like an overdrove ox, and as that animal too is said to do, with their eyes shut; not having at all thought what they were to do till after they had got into the country. When a measure therefore came, by which, whether advantageously or not, the object was accomplished which they now profess to have had in view, viz. the getting the French out of Portugal, they were embarrassed with their own success, and were not at all prepared with what was to be the next step! Nothing, therefore, is more completely unfortunate, than the argument, which they now urge in defence of the Convention, namely, that it had the effect of getting the French out of Portugal sooner than could otherwise have been done: For, first, it is not The speediest way would undoubtedly have been to have conquered them in the first instance, as the hon, general would have done, with the troops that he had, and as the other generals do not deny that they could have done with a sufficiency of cavalry: next, it is not at all clear, that even when that opportunity was lost, the expulsion of the enemy by subsequent operations would not have been quite as speedy, and a good deal more satisfactory, than the method of Convention. lastly, of what advantage was it to the hon. gentlemen, thus to endeavour to accelerate the evacuation, when, as it was, it came upon them before they were prepared for it. They are arguing therefore against themselves, when they give as a reason for adopting the Convention, that it sooner left them at liberty to transfer the army to Spain. If this effect was of so much consequence to them, why were they not prepared for it? Or why make such sacrifices for an object, which when they had got, they were not in a state to make use of?—These points, therefore, are established against them: 1st. That they are answerable for the Convention, good or bad as it may be, inasmuch as it is admitted on all hands, that it was from the want of means which they ought to have

provided, that it became, or was thought, necessary: 2dly. That when they had got this God-send, they were not at all prepared to profit by it; and that therefore, 3dly, If the hon general's success had been completed in the way that he had proposed, they would still less have been prepared; and have made it still more evident, that they had sent the troops into Portugal in the most headlong, blundering manner, without the least idea of what they were to do, or what plan was to be pursued in different results that might be supposed.—But the noble lord had attempted to answer a part of these charges, by justifying the state, in which the Expedition had been equipped originally and sent out; and asserting, that cavalry was not necessary to its success, because victories had been obtained without cavalry. Who had ever said, that victories might not be gained without cavalry? The glorious battle of Maida, the reduction of every fortress was an instance. I wonder the noble lord, when he was about it, did not cite the victories of St. Vincent and Trafalgar. There are battles however, which are not to be won without cavalry. But whether that were so or not makes no difference. The question here is not about gaining victories, but about improving them. The victory here was gained, and perhaps with no very material use of cavalry: but for want of cavalry it produced nothing but the Convention, instead of producing, as is hardly denied, the instant and unconditional surrender of the whole French army.-The hon. general had stated, that, as the Expedition had been originally destined against the Tagus, no cavalry was necessary. And here he must notice the sarcasm of the noble lord, in which, with his usual correctness of statement and argument, he had adverted to the Expedition sent by the late administration to the Tagus, to which no cavalry was attached. Unquestionably, on an expedition to the Tagus no cavalry was necessary, but though ministers now thought proper to say, that the present expedition had been originally destined for that port, he had hitherto understood, that the hon. general had been sent out with a roving commismission, not certainly authorising him to proceed to the East ludies, to Surinam or Buenos Ayres, but to commence operations upon any part of the Peninsula that he should think proper. The hon. general did land in a part of Portugal where cavalry was mecasiary, and consequently

the want of that species of force produced the failure of the campaign, and constituted a heavy ground of accusation against the noble lord. It had been charged upon the late administration, that they had neither provided nor left to their successors any cavalry transports; but as they had no object for the employment of cavalry, why should they have put the country to the expence of keeping them? noble lord had boasted, that, as soon as he and his friends came into office, they had provided transports for 4,000 cavalry; but if they had had no object for the employment of cavalry, the noble lord must have got the transports for the sake of his argument, and if so, he must say, that the noble lord's argument cost the country very dear. Yet when the occasion did occur for the employment of cavalry, the noble lord had no provision for their conveyance, and therefore so far as the Convention is bad, as it had been produced by a want of cavalry, so far ministers were condemned even upon their own shewing .- There was another argument which had sometimes been adverted to, and which had been renewed that night, as to the quality of the horses sent out with the Expedition, which it would be necessary for him to notice. was said, that less valuable horses had been selected, in order that the loss to the public should be lighter in the event of their being destroyed; as if they had been sent out to be sacrificed! Why, the same reasoning may be applied to the ordinary comforts or necessaries of life; when we shall see at once its extreme absurdity. What opinion would be entertained of the understanding of a man, who should say, " give me a bad coat, a bad horse, or a bad house, as I shall then lose the less, if they be destroyed?" At this rate men must chuse their possessions upon principles the very reverse of those commonly followed, and instead of selecting the best of every thing, must endeavour to get the worst. This is not the common way. Men calculate commonly upon the value of a thing, while they have it, and not upon the loss they must sustain in losing it, which must be greater always as the shing is better. But the hon. gentlemen say, "this is a mistake; It is the loss and not the use that is to be considered. Chuse me that which I may part with, without regret." I suppose it was upon this principle, that the present Administration was chosen. But does it escape the noble

lord, that in many instances things good of their kind, besides that the value of the use compensates the evil of losing them are less likely to be lost? And that part of their excellence consists in that very circumstance? One of the excellencies of a house is that it may be expected to stand long. One of the advantages of a good ship that it is less hable to be lost This is eminently true in the case of troops and armaments. The capture of good troops is, it will be admitted, a greater evil than that of an equal number of bad ones; but then it must be allowed, that good troops are less likely to be captured. Such a perversion of argument and common-sense never was heard of, he supposed, since the days when reasoning began till the present moment.—The noble lord had stated, that it would have been improper to send out a large army under an inferior general; that a large force required, as it were, a large general; but surely it did not follow from that position, that a small army must be sent out with a small general? It was not necessary that the general and the army should fit with such exactness. There was not the same danger in making the general too big as in making him too little. When he used the word 'little,' with reference to any thing that had passed, he certainly must be understood to mean, little in rank, not little in talents. Why, however, should they not put their best foot forward Why not send out, in the first at once? instance, the proper general with a small army, especially when that small army was to be immediately encreased to a large one? It was from the neglect of this principle, that the rapid supercession of the generals, and all the calamitous consequences of the campaign, had arisen. He could not conceive a more perfect recipe for exciting dissention and jealousy in an army; for sweeping away all cordiality and union from amongst its members; and destroying every prospect of the prosperous issue of a campaign. hon, general had stated, that, from the first moment of their arrival, he perceived he could not flatter himself, that he possessed the confidence of either of his. This w successors in the command. the natural consequence of the rapid supercession, in which general succeeded general, wave succeeded wave, rising some of them as it were literally out of the sear assembled upon the stage like. persons at the end of a comedy, with all Vol. XII.

the happiest effects of sufprize, some from: one part of the world, and some from and ther, one from Syracuse and another from Ephesus; bringing with them their various views and prejudices, and marring whatever was to be done by their totals ignorance of all that had preceded .- It had been declared to the house and the country from the highest authority in the. state, that the Convention of Cintra had disappointed the hones and expectations of the nation. He wished the noble lord then to state, whether ministers had changed their mind; whether they entertained a different opinion with respect to that transaction now and at the time they caused the guns to be fired? Did they at that moment really think the news was good? or were they only endeavouring by noise and clamour, by a bold: and confident show of exultation, by firings at midnight and puffs in the morning, to confound the sense of the country, and, as sometimes happens in other theatres, to force, as excellent, down the throats of the public, what they knew in their own minds to be most execrable stuff? He should really be curious to know in which way the hon, gentlemen meant to take it? whether they meant to describe themselves as dupes upon that occasion, or as only intending to dupe the nation? Among their friends, perhaps, they will prefer the latter description; but as they can hardly venture to profess this publicly, they must be content to be set down as persons, who were unable to discover that this Convention was a bad measure, till it had received the comment of the public voice, till the knowledge of its merits was forced upon them by the universal cry of the country, by the groans and murmurs and hissings and cat-calls, and cries of, 'off, off,' which assailed them on every side, and from every rank or order of people, from pit, boxes, and gallery. One merit, however, may be allowed them. They did not, like many authors, set themselves obstinately to resist the general judgment, but after the hints hey had received, appeared willing at length to withdraw their piece, and to confess that it was, to be sure, a most wretched performance.—But, there was another and a weightier ground of accusation against the right hon gentlemen, founded upon their total want of foresight in all their military measures, and the culpable absence of any general or comprehensive plan. This lamentable defect

was no less obvious in the more enlarged operations of the campaign, than in the particular arrangements which led to the Convention. His majesty's ministers never seemed to know what to do. They sent out troops before they knew where they would be received; they sent them in a state of equipment inadequate to the object for which they were destined; and, when these troops had at length been brought to act upon the great theatre of the war, the occasion had gone by, when they could be of any effectual use.—As to the noble lord's allusion to the campaign of the Pyrenees, he was quite a stranger to its meaning; but he was certain, that nothing had fallen from his noble friend to provoke the facetious irony of the noble lord's comment. He could admit, that it might be desirable to send a force to reduce general Junot's corps in Portugal, if there had been any room to apprehend, that that corps could be brought to act against Spain. But, it was well known, that Junot at that time, hemmed in on all sides by the tumultuous but determined levies of an enraged nation, was not in a state to co-operate with At all events the defeat of Dupont afterwards settled that point, and left us at liberty, and in very good time, to alter the whole plan of our operations. Junot and his corps could not be better placed any where than as they were, cut off from all communication with their countrymen, pressed upon all sides by the accumulating force of the Portuguese nation, and condemned either to shut themselves up in the fortresses of that country, or by taking the field to expose themselves to the destruction which the vengeance of an irritated and insulted people was prepared to inflict. In this state of things, the question was, Whether it was good policy to make any attack upon Junot with a view to destroy his force? but if that were not good policy, it was still less so, to attack him with a view to grant him such terms as would send him into Spain, from which, whilst in Portugal, he was effectually cut off. Unless ministers were prepared to say that they had been successful before their time, they had no way of accounting for the interval that elapsed before the army proceeded to Spain; and, if they rested their Defence upon that ground they must stand selfconvicted of a criminal want of foresight, and were deeply responsible for all the losses which resulted from that unfortunate

expedition to Spain having been undertaken too late. But how would the case have stood if Junot's force had been destroyed or made prisoners of war? What would have been the inevitable consequences of such a result, in the impression. it would have made upon our allies, upon our enemies, upon ourselves, and upon all Europe, as to the comparative character of British and French troops? This impression alone was equivalent to most of the objectsth at campaigns the most successful are able in general to give. who think otherwise, must know but little of the state of the world, particularly at the moment in which we live, or of the feelings and judgments of mankind on other occasions. What had we gained at Maida? In point of territory, nothing. In point of acquisition of any pecuniary va-lue, nothing: but we had gained glory, military glory, and this single circumstance was sufficient to render the battle of Maida one of the most useful, as well as most honourable, of any that had ever been fought for the country. By the reduction of Junot's force we should have incalculably enhanced this invaluable national object; that base and unworthy feeling, of which he had before spoken, would have been destroyed; and above all, the French armies and nation would, however reluctantly, have been constrained to admit the decided superiority of British troops. Our army had fought as well at Vimiera as at Maida, but unfortunately the same credit will not be given for its conduct. The troops with whom our force had come to blows would remember their superiority, but the people of France would not be inclined to admit it upon our statement. Whenever we should claim this superjority, they would quote the Convention against us. They would ask, "What have you gained? What have you to show for your victory? Have you brought home the game? What have you bagged? Have you taken gen. Junot? On the contrary, is he not now at the head of his division in Spain? Have you made his corps prisoners of war? On the contrary, are they not fighting against you and your allies at this moment in Spain? It was this loss of glory, this deplorable neglect of the opportunity to make an indelible impression upon the French themselves, and the Spanish nation, as to the striking superiority of the British army, that were most to be regretted in the unfortunate result of the campaign in

Portugal. He was convinced, that the hon general would not say, that any thing could compensate the loss of so precious an object, and such a golden opportunity. Upon the whole, therefore, he contended that his majesty's ministers, from their want of diligence, from the absence of all the ordinary official activity, from their total want of all general plan, and from the blind inconsiderate way, in which they had conducted the whole of the campaign, stood, even upon their 'own shewing, condemned before their country, and he should consequently feel it his duty to support the motion of his noble friend.

support the motion of his noble friend. The Chancellor of the Exchequer considered the proposition of the noble lord not only untenable in itself, but wholly unsupported by the argument of the right hon, gent, who had just sat down. The view which that right hon, gent. had taken of the question fully instified the measures of his majesty's government The right hon gent, had acknowledged that if the gallant general near him (sir Arthur Weilesley) had, as he so earnestly wished, followed up his plan, and pursued an already discomfited enemy, the result would have been as decisive and as glorious as ever marked the progress of the British arms. He had also staid, that the cause of this not having been the happy consequence, was to be found in the conduct of sir Harry Burrard and sir Hew Dali ymple; but instead of blaming those, who over-ruled the plans of his gallant friend, the right hon. gent. turned short round, and laid the whole burden upon the shoulders of ministers, because, as he argued, they had an excuse for acting wrong, in not following the advice of sir A. Wellesley; from the want of cavalry, which was the fault of ministers. How could ministers be blamed for not providing means for carrying a campaign to a satisfactory issue, when in the same breath it was acknowledged, that if the opinion of one general, who commanded in the field of battle, had been followed, it would have terminated so gloriously to the British arms? That was the species of logic, which the right hon, gent, employed, that the course of argument which he adopted, in order to persuade the house to agree to the two Propositions of the noble lord. For his own part, he had no objection to the first Proposition, which adopted the language of his majesty's Speech from the throne, and expressed the sentiments of the country; and he should not give any op-

position to it, if it were not to lead to another, which was to cast a censure upon his majesty's ministers, which he was confident they had not merited. But, it seemed that the right hon, gent, in the course of his reasoning upon the present question, had mistaken all the measures of the existing administration as well as forgotten all the measures of his own. He had also fallaciously contended, that because his noble friend (lord Castlereagh) had said in the preceding year, that he had cavalry transports to the amount of 4,000 tons, that he ought to have had sufficient for the conveyance of cavalry with this expedition. But did not the right hon, gent, know that upwards of that quantity of tonnage was employed at the time in the Baltic. transports were not, as when the late administration had promised aid to the continental powers, laid up, dismantled, and destroyed. The expedition was originally destined for the Tagus, on which service cavalry was not deemed necessary. was admitted even by the right hon, gent. that, if the expedition had been destined for the Tagus, cavalry would not be necessary, because of his own expedition to the same point, with which no cavalry had been sent. A great deal had been said of the supercession of commanders, and that it was improper to send a junior officer with a large force, if he was afterwards to be superseded in the command. With regard to the point of the superceding of officers, perhaps the right hon, gent, spoke feelingly on that subject, from having found the inconvenience of it. He had employed a junior officer (brig.-gen. Craufurd) to go with 4,000 men, by the Antipodes to Botany Bay, from whence they were to proceed to Chili, which they were to con-This done, a line of posts was to be established across the Andes, to Buenos Avres, to secure the possession of that settlement! Surely, the right hon. gent. could not have forgotten this; for such an dea, when it once entered the mind of man, could not be got out of it again. This officer was, after a long voyage, recalled in order to be placed under the command of gen. Whitelocke at Buenos Ayres. would put a case, however: was it not possible that it might be expedient, when a small expedition was increased to a very large army, to supersede the original commander, and appoint a senior officer, in order to preserve in the service of that army many excellent officers, who could not, from the usage in the army, serve under a junier

commander, or one of lower rank? This was precisely the case in the present instance; and his gallant friend himself had told them, that he could not have expected to be placed at the head of so great an army, which would by that means have been deprived of the assistance of many of those generals who had eminently distinguished themselves on other occasions. He could assure the right hon. gent. that no persons in the country were more disappointed or grieved at the issue of the campaign in Portugal than his majesty's ministers. They lamented the Convention, and they lamented that it had not been demonstrated to the world, beyond the possibility of controversy, that the British army was infinitely superior to the French. The character of the British army was, however, in the course of this campaign established in the mind of every impartial man in Europe, for incomparable discipline, irresistible valour, and unwearied perseverance. He agreed, then, with the right hon, gent, on this point, but he could see no occasion for the house to re-echo what had been declared by his majesty, and was a general sentiment in the country, with a view to censure his majesty's minis-It would be worth while to observe how curiously the right hon, gent, and his friends on the other side of the house ar-They were content to leave the proposition thus: "something ought to be done on the Peninsula: we censure you for having done wrong, but will not shew where and how you could have done right." The noble lord who brought forward this subject, had stated, that Portugal and the possession of the port of Lisbon were not objects worth attending to. Did he mean to say, setting every political consideration out of the question, that our feelings were not interested in the rescue of our ancient allies from the tyrannous grasp of an usurper? Was it no object to secure the Russian fleet in the Tagus? Our ancient allies were in insurrection, calling on us for our aid, and the whole world was fixed in attention on the British government, to see whether that aid would be afforded, or whether we would desert the cause of those to whom we were bound by the long accustomed ties of friendship and amity. It was at this momentous interval, dubious where or whether we could land in Spain, that the noble lord would advise that the forces should have been kept at home doing nothing, till every thing was ascertained and settled, rather than be sent out

with a discretionary power to the commanders to act in one or other situation as circumstances required (Hear, hear!). As to what had been said respecting the firing of the guns on the receipt of the intelligence of the Convention, he had no hesitation in saying, that the rescue of our allies from the grasp of their oppressors, and the expulsion of the French army from Portugal, were circumstances of which we ought to be proud, and which justified the firing the guns. If the right hon, gent. would but recollect, he must admit, that, since the commencement of the French Revolution, except in the issue of the campaign in Egypt, there had been no instance of such signal defeat of French objects, as in the expulsion of Junot's army from Portugal. Notwithstanding, therefore, all that had been said on this subject, it was his conviction, that there had been enough of triumph on the whole to justify the demonstration of joy manifested by firing the guns.—One word he had to add respecting a point, upon which he differed from his right hon. friend (sir A. Wellesley) as to the course which had been pursued by government on this occasion. His right hon. friend had, in a fair and manly manner, expressed what he thought necessary for the justification of his character. whilst he was ready to do justice to his feelings, he could not coincide in his opinion upon the subject of the Court of In-In what manner, he would ask, could an Inquiry be instituted, except as had been done, by the appointment of a Board of General Officers to examine into the circumstances of the transaction, and ascertain, whether any ground of charge existed against any of the parties? It had been admitted on all hands, that some Inquiry was necessary, but, in the actual state of the information which government had upon the subject, a Court Martial could not have been resorted to without injustice to one of the officers against whom a distinct charge might have been brought. In the cases quoted by the noble lord, not only had a ground of charge existed, but a Court Martial could have been resorted to without any inconvenience, as all the officers, whom it might have been necessary to examine, were in the country. this case, however, it was not thought desirable to resort to a fishing Court Martial, when also it would have been necessary to have brought so many officers from their duty in Spain, to attend its proceedings. The course therefore pur-

sued by government was not only the most speech, stated to the house, that no Con-Whitelocke) a Court Martial had been resorted to without any previous inquiry and thence argued that a similar course ought to have been pursued in the instance then under consideration. But, on the late occasion it had not been considered necessary to institute any such previous inquiry, because the documents in the possession of government, were fully sufficient to warrant the bringing a distinct charge against the particular officer. Having made these few observations, after the able, complete, and lucid statements of his noble friend, he felt it unnecessary to trespass any further upon the house at this late hour, than merely to repeat that he did not dissent to the first proposition upon its own grounds, but because it was the prelude to an unjust attack upon his majesty's ministers.

Mr. Windham in explanation, said, that he never had intended to have established military posts from Chili to Buenos Ayres. The only posts he ever thought of, were posts for letters and communication.

Mr. Whitbread declared that it was his intention to trouble the house but with a very few observations, owing, not only to the lateness of the hour, but the present state of the question. Indeed it was unnecessary; for, notwithstanding the able speech of the gallant general (sir A. Wellesley), the lucid harangue of the noble lord (Castlereagh), and the ingenious remarks of the right hon, the Chancellor of the Exchequer, the eloquent and able charge of his noble friend had met with a defence so feeble as to leave him in perfect possession of the field. With all the force they had collected, they had not brought one point to bear against him. There was, indeed, remaining one literary and political warrior, who might yet perchance retrieve the fortunes of the day. (A laugh.) The noble lord had stated his thrown away? Was it by sir Arthur, sir opinion, that the Convention of Cintra was not agreeable to his feelings, when he had received the first intimation of its conclusion; yet he was accessary to the Auswer to the citizens of London, which the That indignation must have a direction; servants of the crown had put into the the people would not be satisfied without mouth of their sovereign. neral, too, had this night, in an impressive legal or illegal; but the question was, how

desirable, but was also justified by two vention would have taken place, if he had precedents in good times. It had been been allowed to follow up his plan of opesaid that on a late occasion (that of general rations; an opinion in which he (Mr. W.) most heartily coincided; yet still that gallant officer, after such an avowal, was determined not to support the proposition of his noble friend, namely, that that event which he, if permitted, would have prevented, " bad disappointed the hopes and expectations of the country." The right hon, the Chancellor of the Exchequer had gone farther than his noble friend: he thought that the Convention was justified: and because such was his opinion he has called upon this house not to confirm that judgment which their sovereign had previously pronounced. And his argument to induce the house to act upon such judgment was, that by so doing blame would attach somewhere. Thus, then, had the swords of the gallant Wellesley, and of his brave companions in arms, been drawn in vain; not in vain for their own glory and character, but most ineffectually for the honour, the credit, the glory, the interests, and the superiority of their country (Ilear! hear!). Such a distressing result seemed not to have produced the natural effect on the mind of the noble lord (Castlereagh). On the contrary, for the first time in his life, he was found light and ludicrous, and jocular and even witty, on subjects the most momentous and heartrending. His answer, his justification for all these evils, was, that his opponents, four years ago, had evinced similar, if not greater, imbecility and ignorance. But, was that any apology to the country for disappointed hopes and degraded charac-If, in the name of truth, both had been proved guilty of blunders the most criminal, let that be a reason for punishing them both together; but never let it be advanced as an extenuation for every future act of criminal and disgraceful mismanagement. The public had before hem a great stake. By whom was it Harry, or sir Hew! or was it by his majety's ministers? (Hear! hear!). Guilt had attached in some part, and the public indignation had been consequently excited. The noble fixing it in one point or the other.—He lord had not condescended to explain in should not then stop to enter into the con-what way even he could reconcile such sideration of the propriety or impropriety contradictory conduct. The gallant ge- of the Court of Inquiry, as to its being

did the people of England consider it? They deemed it to have been a court for screening the guilty; and they knew the result of its decision would be, that no The deblame was attachable to any one. cision had accordingly been in favour of the officers. Sir Arthur had been declared blameless, zealous, and firm. Sir Harry had been declared blameless, zealous, and Sir Hew also. Yet still blame had existed somewhere. To whom, by that decision, imputable, but to the ministers of the crown? (Hear, hear!). But the learned Chancellor of the Exchequer had found, in his own ingenuity, a defence for himself and his colleagues. Sir A. Wellesley, said he, has said, that if his plan was followed up he would have expelled the French from Portugal, and this, at least, proved, that the means, which ministers afforded to him, were fully sufficient to the object! But, how did the matter stand? The learned gent. forgot that the gallant general had broadly stated, that if he had been provided in the battle of the 21st of August, with a sufficiency of cavalry, there then would have existed no excuse for a Convention. Here, then, was the charge of failure and of disgrace brought back to his own shoulders by his own authority (Hear, hear!). The noble Secretary of State had said, that finding the first intelligence of the victory and the feeling it excited, a little exaggerated, he thought it would be improper to give a military opinion, on receiving the intelligence of the Convention, and therefore he took that of the learned Chancellor of the Exchequer, as to the propriety of firing the Tower guns upon occasion of this Convention, and they both together had at last agreed to fire away. The guns had been fired for the success at Roleia, they were fired for the splendid triumph at Vimiera, and in due respect to the feelings of the country, and to the gallantry of our armies, fired they were a third time for the ratification of a most disgrace-But the noble lord had hit ful compact. upon an admirable excuse, in his own inability to give a military opinion. Let the country form its own comment. When, at a time, to speak no more of it, it was opposed to Buonaparté, it had a military secretary, whose principal point in defence ed Moore had taken place, and of him he for the failure of his military schemes, was simply, that he could not give a military opinion (Hear! hear!). Was the country to be told that such transactions were of no importance? Was it to be so far de-

pular distinction was so prevalent-when a red ribband was sought by that general, and a star by another, that it was equally a matter of indifference, whether the annunciation of a disgraceful Convention, was or was not accompanied by such public demonstrations of rejoicing, as the country would have expected on the communication, that Junot and his whole army had surrendered prisoners of war? If the Convention had disappointed the hopes and expectations of the country, why should not ministers acknowledge it, in order that we might ascertain the party to whom our disgrace had been owing? Where could the noble lord find an excuse for the rapid and unexplained supercession of the general officers commanding? His gallant friend had told him, that in expecting harmony, the noble lord was mistaken, for scarcely had the generals who commanded successively, been two minutes together, when, as sir A. Wellesley stated, harmony disappeared. But what was the ground for any reasonable man, much more an executive government, to expect that it would continue? Was it that they had appointed men of extensive talent and acknowledged genius, too proud to admit in their breasts a narrow and illiberal jealousy? Was it that they had selected officers to supersede sir A. Wellesley in the supreme command, under whom he had previously served, and who entertained the high and merited opinion of his capacity and his services? No-there was no such palliation for his majesty's ministers, and it had been that night proved by the able general himself, that he had no reason to expect being superseded, unless a very considerable increase took place in the army which he commanded. But if it was necessary for the public service, why did the king's government extend the chief command successively to'so many officers without any seeming cause? Why was it deemed expedient to interpose sir H. Burrard and sir H. Dalrymple between other gallant officers and the interests of the country? Of living characters he would not speak, but he would comment upon the pretensions of those that were departed. The apotheosis of the lamentwould say, that throughout the whole of the heroic army of Britain, there could not be found any officer with claims to distinguished command greater than his. Why, then, was he not allowed to assume luded, that, at a time when the love of po- that lead of which the gallant Wellesley

was deprived? It seemed almost in the opinions of ministers unnecessary to ask any question; because, said the Board of Inquiry, with the military men no blame rests; nor with us, say the Ministers; but the country, with one accord, had proclaimed, that blame attached somewhere. To fix the blame upon the real delinquents under these circumstances became the first duty of the people's Representatives .- The noble lord had told the house, that his noble friend had too strongly coloured his statement respecting the quality and defects of the horses, because that noble lord knew, that the French themselves envied and admired them. But the gallant general opposite (sir A. Wellesley) would excuse him, he trusted, for the opinion that he formed, when he believed, that during the whole of his enterprizing life, that officer never struggled so unsuccessfully with difficulties as in his endeavour to march to the defence of the noble lord with regard to those miserable horses. Indeed, the noble secretary had made a most diversified effort, but, he assured him, to little In showing off these poor beasts, he reminded him of a hackneyman's servant in his smock frock endeavouring to make his galled jades prance, if possible, before the house. There was certainly one limit to his unqualified panegyric, as the noble lord did not go quite the length of praising a dead horse (A laugh!). Really, were not the consequences in every view so disastrous, so fatal to the dearest interests of the empire, the campaign of the noble lord could only be considered as an Opera Ballet, where, after one fine fellow had well performed his part, some unknown characters arose at the critical moment from the ocean, and drove him from his operations—the scene at length terminating in confusion and distress. what but that downright fatality which seemed to mar all the efforts of the executive government could have induced them at such a conjuncture in the concerns and hopes of the world to interfere with their meddling nonsense about command? Was there not something, however, more than met the eye? What, he would ask, was meant by including in the instructions of sir Hew Dalrymple, that he was appointed for the present? The noble lord had, indeed, referred to precedents for supersed-But what were they? He ing generals. had attempted to justify the conduct of his administration upon the base and mimerable policy of Austrian military coun-

cils :-- councils which so often cramped the exertions of the Archduke Charles. Councils which teemed with treachery, to whose corrupt and baleful influence prostrated Austria and enslaved Europeamight fairly attribute their forlorn condition. Councils which led to the disastrous but decisive victory of Jena, to the recapture of Madrid, and to the exclusion of Great Britain from almost every part of the continent of Europe. Yet these were the precedents conjured up in his own vindication by a military secretary, who at the same time had professed that he could not give a military opinion—(hear! hear!). Of the Spanish Campaign he would not then speak, but he could not sit down without impressing on the house the necessity of inquiring into those causes, by which a gallant army, after unprecedented efforts of valour, patience, and endurance, were obliged to terminate a campaign in a victory, from which, in the words of general Hope, no useful consequence would follow. It was by giving command solely to men of merit that we were to insure success. Why, then, should we not imitate the conqueror instead of the conquered? He had only to lament that the victory we had achieved had not been attended with any success or advantage to the country; for England would certainly have been much stronger at this moment if the French had been driven across the Tagus. He lamented, too, that the present system of minist ters, in acting upon Mr. Pitt's policy in war, was one that had always proved unsuccessful. It was a policy only adapted to produce facts for the purpose of infroducing them into the King's Speech, or matter for temporary joy, rather than permanent security to the country.

Sir Arthur Wellesley, alluding to reports which had been circulated of his having had nothing to do with the Convention, and of his having even protested against it, referred gentlemen to the Proceedings of the Board of Inquiry, for an explanation of his sentiments on that head. The letter, No. 152, written by him to his noble friend and dated October 6th 1808, contained his detailed opinions upon the subject; opinions, too, which he still entertained.

Mr. Wellesley Pole assured the house, that no authority had ever been derived from him, for the insertion of any paragraphs in the newspapers to the effect imputed to the friends of sir A. Wellesley. He was the only relative of sir Arthur in

town, at the time the news of the Couvention had arrived; and although he had been applied to by several persons for materials to write in defence of sir A. Wellesley, he had uniformly refused affording any, observing, that he trusted that sir Arthur, on his return, would be fully able to vindicate his own character.

The Hop. Christopher Hely Hutchinson was reluctant to trespass on the patience of the house at so late an hour; but the concluding words of the gallant general's (Wellesley) speech compelled him to rise. Having compared the Conventions of Cairo and Alexandria with that of Cintra. and drawn a conclusion favourable to the latter, and discreditable to the former, by stating that "The French army in Portugal possessed advantages which the garrisons in Egypt had not, and that those who had to decide, on the Convention of Cintra knew, that there were other objects for the British troops in Portugal, which the situation of Europe, at the period of the Egyptian expedition, did not hold out:" he concludes thus, "If the convention of Cintra be disgraceful, then are those of Cairo and Alexandria also disgraceful." Mr. Hutchinson declared himself amongst the most enthusiastic admirers of the brilliant exploits performed by the hon. general, and his troops, while in active operation in the field; he regretted that the public, unmindful of the indulgence due to the arduous situation of officers, when occupied in the discharge of painful and complicated trusts, too often formed hasty and incorrect judgments, sometimes even condemned without investigation the most-honourable individuals. and transactions highly laudable. He apprehended, that frequently in this country victory was mistaken for conquest, a flag of truce for unconditional surrender.-However decidedly he disapproved some parts of the Convention of Cintra, and the spirit of the whole, and had no doubt that that measure could not be defended by the precedents drawn from the Egyptian campaign, still less that a comparison could with justice be made to their disadvantage; yet, had the honourable mem-ber satisfied himself by merely justifying under the celebrity of these proceedings, he would have remained silent; but it will be in the recollection of the house. that this has not been the line of argnment pursued; for a severe and unmerited censure has been pronounced against the Egyptian expedition, when it is asserted,

that, the Conventions of Cairo and Alexandria are disgraceful, provided that of Cintra be considered in this point of view.—The proceedings at Cintra have already been condemned by the highest authority in the empire, his majesty, and by almost every description of subject, so generally at least, that no public measure for several years past, has been so universally reprobated. It is true, the house of commons have not yet pronounced their judgment; but a resolution has been moved this night by the noble lord, and sentence of condemnation is at this moment impending: under these circumstances, being intimately acquainted with the Egyptian expedition, and having the bonour and credit of the officers and troops there employed sincerely at heart, he would little deserve a scat in that house, or estimation any where, could he remain silent, and permit slander such as this, and from authority so exalted, to pass unnoticed. To preserve unsullied for that meritorious army their fair and hard-earned fame, he must request the attention of the house, while he shortly adverted to some principal circumstances in elucidation of that campaign. -He would not venture to weaken by any faint representation of his, the impression which the transcendant merit of sir Ralph Abercromby had fully and justly made on the public mind; in the short interval which elapsed between his daringly heroic landing on the 8th of March 1801, in Egypt, at the head of a small corps of British troops, in the presence, and in defiance of an insolent vaunting enemy, who, drawn out on the beach in all the pomp of military parade, threatened instantaneous destruction; and the glorious action of the 21st, when this gallant chief fell in the arms of victory; in this short interval were eminently displayed, every qualification requisite to entitle him to the love and confidence of his troop; the esteem even of the enemy; the enthusiastic admiration of the present age, and of all posterity! At his death, the British were in effective force, little more than 9,000 rank and file, with 250 mounted dragoons, and their guns drawn by seamen. They occupied the sandy peninsula of Aboukir but with the inestimable advantage of having three times defeated the enemy in action; on the last occasion, signally so. The French had effective, much more than double this number; a strong corps of cavalry, a species of force well adapted to that country, and an ad-

mirably well appointed field train: they were in possession of all the resources; all the towns and fortresses: their former successes had intimidated the inhabitants into submission, several of whom were serving in their ranks, and the Mainelukes, the only part of the population which could be serviceable as an ally, or formidable as a foe, were in alliance with them. They were, moreover, from long residence, accustomed, and in a degree prepared, to resist the diseases of climate. In this comparative state of the two armies, could he have chosen between the fate of sir Ralph Abercromby, and the perilous situation of the individual who had succeeded to the command, without hesitation, he would have preferred for his relation, the death of his lamented friend.—An officer, whose loss is much too recent, and too severely telt, to allow him at such a moment, todwell even on the grateful subject of his fame, sir John Moore, a few days after the death of sir Ralph, in a letter to his successor, expressed himself thus, "I hope you see some prospect of terminating this expedition with success; left to my own mind, I own it suggests nothing comfortable."-An attack of the enemy's lines and fortifications being deemed unadviseable, the commander-in-chief having left the strengthened position of the British before Alexandria, in charge of a highly meritorious officer, (sir Eyre Coote) advanced in conjunction with some Turks. and a small corps of British (at first about 4,000) towards Rhamaniah, between Rosetta and Cairo, where it was hoped that another action with the enemy would decide the fate of Egypt; but after a short ineffectual resistance, he fell back to Cairo. Having maturely considered the relative circumstances of the French and allied armies at that moment in Egypt; the military operations out of which he had to select; the manifold discordant materials with which he had to work; the chances of failure; the difficulties of success; the General resolved on approaching to Cairo, with the united British and Turkish force.-Mr. Hutchinson refrained from troubling the house with a detail of the various and numerous inducements to this undertaking.—The General, aware that the operation from which alone he conceived there was the smallest chance of conquering Egypt, would be attended with infinite peril, and not being so fortunate as to have his decision approved by those, whose according sentiments, at such | Vot. XII.

a moment, would have been most cheering and satisfactory; persevered in this movement under the most awful responsibility. - After some delay, occasioned by the low state of the river, as also from a wish to give time to the Mamelukes to decide, to the Turks to collect and arrange their force, the army appeared before Cairo, two of the objects of the march being already accomplished; for the Mamelukes had joined, and the resources of the country were opened to the British, and closed against the enemy .- Accounts had been received from England of pending negotiations for peace; information from the fleet, of expected reinforcements from France; the river was shortly to overflow its banks, by which all operations in that part of Egypt would be prevented for several months; these were powerful motives for dispatch, and consequently the British general felt most anxious not to be delayed a single hour before Cairo. He knew, also, that the fatigue and danger of a siege would have fallen principally on the small corps or British, at this time about 4,500 effective. and that, in the event of successful attack, every horror was to be apprehended from the Turks, not merely against the enemy but the citizens; be therefore felt no hesitation in graming to general Belliard. who offered to capitulate, the most honourable terms. By this capitulation, ai the cavalry and field train of the enemy were captured, and his hold in the country so essentially weakened, that even is the event of considerable succours from France, it was scarcely possible for him to recover the possession of Egypt. arrival of the Indian army from the Re-Sea, was now secured, which would have been impracticable, had the enemy continued possessed of Carro; and the Vizier' army, by the co-operation of a small corr of British, had thus been saved from audi hilation (which had been the fate of his troops the preceding year in the neighbourhood of this city) and marched to unphant to the gates of their capital .-The French, to the amount of 13,700, 6 whom more than 12,000 were troops 10,000 of them fit for any duty, were e. corted to their ships, by 4,500 Britisl under sir John Moore; the inequality of numbers between the escorted and escort ing, was the ridicule even of the Frenc! officers of that army. General Menoreated general Belliard as a traitor, and reported him to his government. He

would now ask the gallant general, in what this Convention of Cairo resembled that of Cintra? Had his majesty disapproved any of the articles of that Convention, son account of "their impropriety and danger, as affecting the interests or feelings of his allies," the Turks, as he had done in the case of Cintra, in behalf of the Portuguese and Spaniards? Were the Turks dissatisfied with a Convention, which repossessed them of the capital, and insured to them the conquest of Egypt? Had not the voice of the people of this empire been as distinct in approving and admiring the one proceeding, as it had been loud and unanimous in condemnation of the other? Did the gallant general forget what were the feelings of his own troops on the occasion of the Convention of Cintra? Were not his officers deeply disgusted, and did they not, in the most unqualified manner, so express themselves? Had he to learn that these officers of the Egyptian army, who at the commencement of the march to Cairo, appalled, as it were, by the difficulties of the undertaking, felt it to be their duty strongly to urge an apprehension of disastrous issue. did, on the fall of that city, compliment the General upon the success of an opera tion, which they were kind enough to declare, appeared to have been decided by an inspired judgment. In short, was the hon, gent, to this hour, ignorant of the fact, that it was the capture of this city (a design conceived in wisdom, and executed by British soldiers and seamen, under the most patient endurance of many privations), that rescued Egypt from the grasp of French domination!-The combined British force, with the exception of the Indian army, which was still at a considerable distance, now assembled before Alexandria, in effective number about 15,000: the enemy had about 10,400, including 1,900 seamen; his efficient strength, for every purpose of defence, is undervalued, when stated at 9,000; his position was protected by nearly 400 pieces of artillery; he had provisions for some weeks (not for two or three days as has been erroneously stated); his entrenched camps and forts, though not by any means regular fortifications, were excessively strong. He did not, however, lay much stress on this part of the argument, for he admitted that a short time, without any untoward accident, must have decided the fate of the city; but the rea-

now than ever. Accounts had been received from England, not only that negociations were pending, but that Egypt was likely to be the great difficulty in the way of peace; perhaps the cause of a new war should peace be accomplished, leaving the French masters of that country. So convinced was the British general of the necessity of dispatch at this critical moment, that on general Menou sending out his flag of truce, he forwarded a messenger to Constantinople, requesting that lord Elgin would communicate, without delay, to the ministers in England, this circum-The possession of Egypt was known to be considered by the First Consul of France, as a conquest of inestimable value; he had connected with it much of the fame of his military life; he had considered and proclaimed Egypt, as likely to become a compensation to France, for the loss of her colonies; that in her hands it would create a great commercial revolution, and he had lately declared, to the Minister of Russia, that no consideration would induce him to relinquish that country. Positive intelligence had been received from various quarters, from the coast of Spain and Italy, from England, Germany, and France, that powerful armaments were preparing to relieve Egypt, reinforcements under admiral Gantheaume had actually anchored on the coast; besides, it was possible, that the First Consul might attempt, by treaty with the Porte, to retain possession of Egypt. In this state of things, the British general did wisely resolve, not to delay one hour the completion of this conquest. He had considered general Menou and his garrison entitled to all the honours of war, and he was not to be shaken in the resolution which he had early formed, of not unnecessarily exposing the brave troops he had the good fortune to command. However, in the opinion of the multitude, he might have added to his military reputation, by a different mode of proceeding; at fame so acquired, he spurned, and he would have considered the rusty sword and the private property (at all times very inconsiderable in Egypt) of the French officer, dearly purchased at the expense of the life of the youngest drum-boy in his army.-The importance of expelling the French had been repeatedly stated by ministers in the strongest manner; and the Commander in chief, in direct positive terms, had been authorized by them to accomplish this in sons for dispatch were much more urgent | any way; in the field; by negotiation;

in short, per fus et nefas. Such were the causes and inducements which influenced him to terminate, on the moment, this war in Egypt. He treated the French general, doubtless, with that respect which his obstinate defence, and the privations his troops had so patiently andured, fully entitled him to; but throughout, in the tone of a conqueror! Menou attempted indeed to return to France, not merely with his arms and private property, but with the manuscripts, sarcophagi, and statues, which had been collected by Buonaparté and his troops, and were destined to perpetuate in France, the remembrance of the conquest of Egypt; but this endeavour wholly failed. He evacuated Alexandria with 11,712 persons, which, with the garrison of Cairo, other prisoners, besides the killed in action, and those dead by wounds and disease, since the landing of the British, made the whole French force, captured and destroyed, exceed 30,000 men.—The immediate consequence of the total conquest of Egypt was, that the General, who had lately received instructions from England to apply a part of his force, after the termination of the war in Egypt, to the attack of Corfu, was thus enabled a few days after the surrender of Alexandria, to forward a corps, under the command of general Craddock, in execution of that service.-Thus ended, marked with every feature of victory, a campaign, greatly brilliant, throughout successful; in all its points and bearings the most complete, that had ever been achieved by British heroism; the only one too, in all respects perfect, during the last long eventful war. It commenced under the auspices of a gallant chief (sir Ralph Abercromby), who, idolized by his troops, was, perhaps, more than any other man, the perfect hero in the fight, whose immortal fame was far beyond the reach of his weak tribute of applause; and it was conducted to its glorious termination, by the friend, who most loved and valued, because he best knew him; one, who notwithstanding hisnear affinity, he would proudly assert, united to the valour and firmness of the soldier, that scope of intellect, that mine of information, that inflexibility of principle, requisite to the general, as to the statesman.—During the course of a tedious, painful, perilous command, his solicitude for the preservation of the health and lives of his soldiery, was as conspicuous as it was unceasing; with the co-operation of the gallant and experienced officers, the

highly disciplined and brave troops, whom it was his good fortune and honour to lead, with their assistance, to have brought to a prosperous conclusion, with the least possible effusion of blood, this ever memorable campaign, has been a reward, a blessing conferred on his arms, far more estimable to him than the highest favours, or the most enthusiastic applauses, which his sovereign or his country could have bestowed; and he (Mr. Hutchinson) trusted he was not too sanguine in expressing a confident hope, that this campaign would be recorded amongst the proudest periods of our military annals, while the consummate wisdom and humanity of British officers, the valour and discipline of British soldiers so eminently displayed, shall be held up to all posterity as an example worthy of imitation.—He hoped that the house and the public would never forget, that in Egypt the enemy was, until the last moment of the campaign, more than double the number of the British, and possessed of every military advantage; that when beaten in the field, he retired behind his strong works, where he hourly expected reinforcements, some of which, under admiral Gantheaume, actually anchored on the coast. That in Portugal he was, during all periods of the operation, inferior in number to the British; at the signing of the Convention greatly so; and in the field, where, as it were, at the point of the bayonet, he dictated for himself the most favourable terms, though, from the total occupation of Buonaparté elsewhere, assistance to this small corps was, if not quite impossible, an event the most improbable. That, during the campaign in Egypt, Europe was in a state of profound peace; that pending the operations in Portugal, war raged in Spain; that the French soldier was removed from Egypt, where he was greatly mischievous to our ally, whence he threatened our own colonies in the east, and was deposited in France, where he immediately became inactive and harmless; that the Egyptian Campaign preserved to the Turks the integrity of their empire, and is supposed to have rescued British India from the grasp of France. That the Convention of Cintra released from Portugal a French army, where it was comparatively of little injury's where, if in no other place, it should have been enchained, and forwarded that army to Spain; thus furnishing reinforcements to the enemy, and accelerating the subjugation of that country in alliance with

retire from Portugal, until, in the language of his master, the great Napoleon, he had erected on the shores of that country, by the Convention of Cintra, a monument to the fame and power of his troops and nation. That the British army of Egypt compelled the enemy to regorge much of their illgotten treasure, and that having stripped them of the spoils of their boasted African campaign, crowned with their laurels, returned to deposit in the Barish isles the trophies of those troops, which their leader had in his presumption pronounced "Invincible;" which spoils and trophics (at the same moment when he, Mr. Hutchinson, could with difficulty obtain a hearing, in behalf of the much injured reputation of that army) were exhibiting in this capital, to record and perpetuate the shame of France: to immortal ze the glory of Britain over her rival mistress of the world !- He was sorry to have detained the house, wearied as it must be, after a debate of so many hours; but he could not silently listen to a comparison, where there existed no assimilating circumstanstances. The Conventions alluded to were. in every respect that offected the honour and interests of the country, diametrically opposite to that of Cinfra.-The gallent general says, "That the French army in Portugal possessed advantages that the French garrisons of Cairo and Alexandrai did not;" the very reverse he, Mr. Hutchinson, had proved to be the fact; that " they who had to decide on the Convention of Cintra were aware, that there were other objects for the British troops besides Portugal." Mr. Hutchinson had no doubt of this; but surely the generals who, apprized of an ulterior destination for their troops, signed a Convention which deprived them of a mode of conveyance (their shipping) perhaps the only one by which they could have rendered their troops serviceable, acted whimsically indeed! Those who had to decide in Egypt, were also aware, that there were other objects for the army, after the conquest of that country, and, one of these objects they were enabled to commence the execution of, by forwarding, immediately the fall of Alexandria, the corps already mentioned under general Craddock.—He apologized for having entered so much at parge into the detail of the Egyptian war; but he was obliged to do this, in order that gentlemen might understand fully

That the French general did not | coive the correctness of his conclusions. He had made this statement, not with a view of condemning any officer, but in order to rescue the campaign of Egypt from unmcrited obloquy. The gallant general might have been satisfied with his own fame, deservedly high, without making aliusions, tending naturally to depreciate in the public opinion an army, whose heroic achievements had till that hour been universally admitted; whose brilliant exploits in Egypt, notwithstanding the attempt made to sully them, shall ine in the recollection of a grateful posterity, when every trace even of the disgraceful proceedings of Cintra, shall have been for ages effaced. He desired to be understood, when speaking of the Convention of Cintra, as wishing entirely to separate this part of the proceedings of Portagal from the operations of the troops in the field; no person in the country estimated higher, or more sincerely applauded those exertions; he had no hesitation in saying, that that army had performed a most important public service, by driving the French from Portugal, and securing in British ports (though but for a season) the navy of Russia; nor could be consider it by any means fair, to estimate the importance of their services, either according to the terms of the Convention of Cintra, or by the result of the campaign in Spain. Their victories at Roleia and Vimiera, were not the less glorious, though they had been ultimately compelled to phandon the Spaniards; pursued to their ships even by those troops whom they had signally defeated in Portugal.-He hoped he had convinced the house, that the Couventions of Egypt and Portugal had been made under circumstances totally dissimilar, and attended by results the most opposite; that the former furnished to the troops abundant matter for pride and exultation; that they were perfectly satisfactory; essentially and lastingly serviceable to the allies; highly creditable to the national character, meriting the applaure, and in all respects worthy the glory, of this united empire; that the latter, the Convention of Cintra, mortified the troops, disgusted the allies, elated the enemy, dissatisfied the king, and enraged his people, who, by acclamation, condemned the measure.

Earl Percy observed, that it was agreed on all sides, that the Convention of Cintra had disappointed the hopes and expectathe subject, and thus be enabled to per- tions of the country; and he therefore

tion, which went to censure ministers for their conduct, as connected with that transaction, he was not aware that any blame could be brought home to ministers, though he could not help saying, that blanic scemed to attach somewhere.

Mr. Secretary Canning then rose. should not detain the attention of the house to any length at so late an hour; indeed, he had but little to add to what had fallen from his noble friend (lord Castlereagh) and from his right hon, friend (the Chancellor of the Exchequer). without agreeing with either of them on some points, he should feel himself nevertheless justified in concurring with them in the same vote. It was the open, undisguised opinion of every man, that the Convention in Portugal had disappointed the hopes and expectations of the country. There was much of reasoning deduced upon the subject from analogy and example, but he must acknowledge that to him it appeared to fail. The Convention in Egypt afforded, in his mind, no apology for the Convention of Cintra. Such comparisons would be as invitious as they were incorrect. His wish was to see the country continually rising in character and glory. The idea of its degeneracy he Those for whom sticould not endure. pulations were made, were unwilling parties to them. While he concurred with his colleagues in the vote he should give, there were some points respecting which, as he had already observed, he must differ from them; and these were rather political than military points; points that were beyond military competency to execute, or military tribunals to decide upon. Among these points he first objected in principle to the practice of stipulating conditions respecting which we had no right or power to act, points moreover, which were neither expedient nor necessary. He must also object to the non-admission of the Portuguese general, or government, as parties in the negotiation. It had also been stipulated that their property should be secured to the enemy. This stipulation was afterwards indeed amended; but the milder execution of it did not atone for the carelessness about terms, which we had no right to stipulate. He had further to object to the exchange of civil prisoners for Spanish troops-here again we had no right to stipulate for Spain, even though the stipulation should tion, or specific charge, against any of the

saw no necessity of coming to a vote upon the ppear advantageous; for Spain should the first question. As to the second ques- The left to judge for herself, and the British commanders had no competence of authority or right to determine upon such matters. Equally objectionable were the stipulations for those Portuguese who were Such stipulations partizans of France. were sometimes allowable, as in the capitulation of islands, where the conquering force would remain Such stipulations seemed to give us the air of domineering in Portugal, and of acceding to conditions which we had no legitimate power to ful-Upon the Armistice and Convention, fil. in their military nature, his majesty's ministers did not take upon themselves to judge, but called in to their aid the opi-This they nion of military advisers. decined the most effectual mode to adopt, not that the conduct of the military commanders might not appear to them, to be open to criticism, but because any other mode seemed liable to greater objections. Many would have preferred a court-martial, and were loud in calling for that mode of trial. But a court-martial seemed to presume the existence of a charge of some specific crime. His majesty's ministers professed to have none, and they felt it would have been an barsh measure, while so strong a feeling pervaded the country against these transactions, to have sent any officer to trial with the weight of that clamour upon his head. Ilad sir Il. Dalrymple been selected as the person, would not ministers, with every appearance of justice, have been accused of partiality, in sending to trial an officer who had to plead his scanty information of the state of things on his arrival in Portugal, and who had no time to pause to acquire any? If government had selected sir H. Burrard, it might likewise be observed, that he had the command only for 24 hours, and had scarcely interfered in the operations; and here again ministers might appear guilty of partiality. he been selected, it must only be on military principles, and this was what government were anxious to deliver no opinion upon. Indeed; it was impossible for men in civil offices to decide on matters of that Was sir A. Wellesley to be selected? He could only be accused of having excited those proud hopes which were afterwards unfortunately disappointed. What mode, then, remained to be adopted, but that of an Inquiry, when there was brought forward no distinct accusa-

commanders? Under those impressions a alteration had yet been made. decision of that court we had reason to consider as final; for if, after that, government should have sent any officer to trial. not only would they have sent him to trial prejudged by popular clamour, but also loaded with the decision of government against him.-The next charge urged by the noble lord and the right hon. gent., was the appointment of sir H. Dalrymple. In the selection of that officer for the command, all his colleagues in office were unanimous, and they were all ready to share in the responsibility of it. They could have no personal bias in their favour. He himself had never seen sir H. Dalrymple, but on account of the confidence with which he had inspired the Spaniards, and the correspondence he had kept up with them, he was deemed a fit and proper person to take the command.—Such being his opinion of the proceedings of the Court of Inquiry, and the reasons which induced him to prefer that mode of investigation, Board as final, constituted as it was by officers of the first distinction; and however he might seem to differ upon some points with his colleagues, yet he could not but agree with them in proposing the previous question on the first Resolution of the noble lord. For it would be contrary to parliamentary usage and practice to record on the Journals of the house a barren unproductive truth, which could now lead to no practical result. It would be saying no more than what his majesty had already said from his throne, and which must likewise be deemed the opinion of his ministers who had so advised him. But the hon. gent. had observed, that when ministers first heard of the Armistice from the Portuguese minister, they could not bring themselves to believe it. There were then many reasons to justify that disbelief. On the 4th of Sept. the Portuguese minister received a copy of the Armistice from the Junta of Oviedo. When it was first examined, it appeared incredible to government, not only on account of its matter, but because it was drawn up in French only; because it differed in nothing from the form in which it was originally proposed; and because it did not purport to be finally concluded. It was not exactly looked upon as a forgery, but as the rough draught sent to sir H. Dalrymple for his acquiescence, but in which no change or

This was Board of Inquiry was resorted to, and the, all the knowledge government had of the transaction, until the official copy of it arrived on the 16th of Sept.—It had also been urged as a cause of the failure, that the army sent to Portugal was deficient in equipment, and unprovided with cavalry. Had that really been the case, then blame would attach to ministers; but how did the thing stand? Had the army been so deficient in these essentials as gentlemen would represent, could it have gained not only that splendid victory, but complete triumph, which was won at Vimiera.? But, it would be said it might have been more complete. The gallant general who commanded well knew that reinforcements would soon arrive. It had been even prescribed to him where to wait their arrival, if he did not conceive the force he already possessed to be equal to the objects he had in view. He was not for attaching any blame to his right hon. friend for not waiting their arrival; the spirit, the boldness, the courage, and the correcthe could not but think the decision of the ness with which he achieved the victory, proved that his means were not inadequate. The gallant general succeeded; but it was insinuated he ought not to have succeeded. Such was his brilliant career, however, till the negotiation. But was there no period after, when hostilities might have been recommenced? Did not reinforcements arrive on the 26th of August? Was not the British army then superior to that of the enemy both in cavalry, in artillery, and in every equipment? Beyond that period was there any room for complaint? But other motives induced a conviction of the propriety of the Armistice. As to the appointment of sir Hew Dalrymple, he had already explained the motives upon which it took place. might, indeed, be desirable that sir A. Wellesley should not have been stopped in his brilliant career; but, it should be recollected, that it was the undoubted right of his majesty to select his commanders, and that he was known to exercise that right for the good of the military service. It was a right not to be interfered with. The almost contemporaneous arrival of sir H. Burrard and sir H. Dalrymple was also matter of blame in the eyes of the noble lord; but was that not owing to the variation of the winds, and was this a thing which his noble friend could be expected to calculate? Upon the whole he strongly and sincerely felt, that great objects were obtained by the

Convention, and that whatever it failed in, was neither imputable to the generals who commanded, nor to the government that had appointed them. The other topics touched upon, there would be future

opportunities of canvassing.

Mr. Bragge Bathurst spoke against the Convention, and referring to the mode of appointing a commander for each of the expeditions to the North of Europe, before such expeditions sailed, expressed his regret that a similar mode had not been resorted to on the occasion which gave rise to this debate.

Mr. Yorke defended the Convention. Indeed, after all the general officers had expressed their approbation of it, he could not see upon what ground he could disap-

prove of it.

General Fergusson was aware that many general officers of great eminence had approved of this Convention. He was not of rank to be consulted upon it; but if he had been so consulted, he had no hesitation in saying, that it should have met his decided negative.

Mr. R. Ward supported the motion for

the previous question.

Lord Henry Petty ably replied to the several speakers on the other side. Chancellor of the Exchequer, he observed, had pursued a course of reasoning, which notwithstanding the acquittal pronounced by the Court of Inquiry, had for its object to transfer from ministers to the general officers the whole of the blame attributed to the measure under discussion; and this after all the general officers concerned had unanimously declared that the necessity which produced this disgraceful Convention arose out of the inadequate equipment of the expedition. The noble lord dwelt upon the state ent of sir A. Wellesley, The noble lord dwelt that he had a political view in agreeing to the Convention, namely, that of dispatching a British army into Spain, in order to collect and rally the scattered forces of the Patriots, so that the gallant officer had a view quite different from that of ministers, one of those ministers, Mr. Canning, having very recently declared in that house, that it was determined on their part not to send a British army into Spain, until a Central Junta was established. Let the house and the country decide from this circumstance, what degree of concert and union there was between ministers and their generals. As to the grounds upon which the motion for the previous question was supported, they seemed to his mind

to rest upon this proposition, that although his majesty and almost every public body had recorded an opinion upon the merits of the measure under consideration, that house should be restrained from declaring any opinion whatever respecting it, thus encouraging the dangerous doctrine, that the people should look any where rather than to that house for decision upon a great public event.

Upon a division the numbers were, For the Previous Question - 203 For lord H. Petty's Motion - 153

Majority - - - - 50 Adjourned at six o'clock on Wednesday Morning.

List of the Minority.

Abercrombie, hon. J. Adam, W. Adams, C. Addington, rt. b. J. II. Agar, E. F. Allan, A. Althorpe, visc. Anson, G. Antonie, W. I. Astley, sir J. H. Aubrey, sir J. Barham, G. F. Baring, A. Baring, T. Bastard, J. P. Bathurst, rt. hon. C Bradshaw, hon. A. C. Brogden, J. Brand, T. Byng, G. Calcraft, J. Calvert, Nich. Cocks, James, Combe, H. C. Craig, J. Creevey, Thos. Cuthbert, J. R. Colborne, N. W. R. Cooke, B. Daly, rt. hon. D. B. Dundas, hon. C. L. Dundas, hon. R. L. Dundas, hon. L. Eden, bon. W. F. Egerton, J. Elliet, rt. hon. W. Estcourt, T. G. Euston (earl of) Fellowes, hon. N. Ferguson, gen. Fitzgerald, lord. Fitzgerald, rt. hon. M. Fitzpatrick, rt. hon. R. Folkes, sir M. B. Folkestone, visc. Frankland, William

Freemantle, W. H. Gower, earl Grattan, rt. hon. If. Giles, D Greenhill, Robert Grenfell, P. Giddy, D. Grosvenor, T. Hall, sir J. Halsey, Joseph Herbert, H. A. Hibbert, G. Hobhouse, B. Howard, H. Howarth, hon. W. Howard, H Hughes, W. L. Hume, W. H. Hurst, R. Hussey, William Hutchinson, h. C. H. Jackson, John Keck, G. A. L Kensington, lord Knapp, G. Knox, hon. T. Lambe, hon. W. Langton, W. G. Latouche, J. Latouche, R. Leach, J. Lefevre, C. S. Lemon, sir W. Lemon, colonel Lloyd, sir E. Lyttleton, hon. W. II. M'Donald, J. Madocks, W. A. Mahon, viscount Maitland, G. Martin, H. Mathew, hon. M. Maule, hon. W. Maxwell, W. Mexborough, earl of Milbanke, sir R.

Miller, sir T. Mills, C. Mills, W. Milner, sir-W. Milton, viscount Moore, P. Morpeth, visct. Mosley, sir O. Mostyn, sir T. Neville, hon. R. Newport, rt. hon. sir J. North, D. Northey, W. O'Callaghan, James O'Hara, Charles Ossulston, lord Percy, earl Petty, lord H. Pigott, sir A. Pole, sir C. M. Ponsonby, hon. F. Pensonby, rt. hon. G. Porchester, lord Prittie, hon. F. A. Pyin, F. Quin, hon. W. Ridley, sir M. Romilly, sir S. Russell, lord Wm. St. Aubin, sir J. Scudamore, R. P., Sebright, sir J. 6harp, Rd.

Shelly, II. Shelly, T. Shipley, W. Simpson, G. Smith, J. Smith, S. Smith, W. Smith, G. Stanley, lord Symmonds, T. P. Talbot, R. W. Tarleton, B. Taylor, E. Taylor, M. A. Tempest, sir II. V. Temple, earl Templetown, lord Tracey, C. II. Tierney, rt. hon: G. Tighe, W. Vansittart, rt. hon. N Vernon, G. V. Walpole, hon. G. Ward, hon. J. Warrender, sir G. Western, C. C. Whitbread, S. Williams, O. Williams, sir R. Windham, rt. hon. W. Wynn, sir W. W. Wynn, C. W.

HOUSE OF COMMONS. Wednesday, February 22.

[IRISH GRANTS.] On the motion of Mr. Foster, the house resolved itself into a Committee of Supply.

Mr. Foster then proceeded to read the various sums to be granted. Upon that for granting the sum of 25,000l. Irish currency for there pair of Public Buildings in Ireland,

Earl Temple requested, that the right hon. gent. would defer this item, particularly as it did not appear to him to be regularly introduced, or many members must be precluded from delivering their sentiments upon it.

Mr. Foster replied, that regular notice had been given, and he considered every member had been aware that it would be moved this day, but he had no objection to deferring it till Monday next.

Sir John Newport said, he was completely ignorant of the intended measure, and so he believed were Mr. Ponsonby, and the member for Dublin: although the Grants were usual, yet there were several which would require revision.

Upon the reading of the Grant to the Commissioners of Charitable Donations and Bequests, farther to enable them to execute the duties of their office;

Sir J. Newport called the attention of the committee to the nature of the institution of these commissioners, and a recent circumstance in their procedure, which demanded the notice of parliament before any such grant should be allowed to them. The commission, he said, was originally vested in a certain number of the members of the house of lords in Ireland, and its truly laudable object was to prevent abuses in the disposal of charitable donations and bequests, by preventing the executors, trustees, and others, to whom such bequests were confided, from converting them to their own private emolument. The Commission was executed by the lords' committee up to the Union, and it then became necessary to provide other managers, who were accordingly appointed. About two years since an elderly catholic lady died at Waterford, and by her will bequeathed to charitable uses a sum of 11,000% of which 1,000l. was to be distributed amongst the poor of Waterford, expressly without any distinction of religious persuasions; and the remainder was to be appropriated partly in providing an asylum and maintenance for a certain number of decayed gentlewomen of the catholic persuasion, and for educating a certain number of boys and girls, the children of poor parents; and the executors named in the will were the catholic bishops of Cashel and Waterford, and a lay parson. The catholic bishop of Cashel declined to act, but the A letter was written to others did not. the acting executors from the commissioners of Charitable Bequests, requesting some explanation as to the extent of the legacy, its objects, and whether they had transferred the money to the public funds? To this Dr. Power, the carbolic bishop of Waterford, returned for maswer, that some objection had been made on the behalf of a residuary legatee; that he had not transferred the money to the public funds, because it was already in the hands of the marquis of Waterford, and other responsible persons, who paid interest at the rate of six per cent, being much more than it would produce in the funds, and that he had already begun to distribute part of the legacy, and would, as soon as possible, dispose of the remainder, agreeably to the conditions of the will. He received an answer from the commissioners, expressing thanks for the frankness of his communication, and promising to give him no

further trouble; but what was his astonishment to find on the following term, a bill filed against himself and the other exccutor, in the Court of Chancery (instigated by these very Commissioners for Charitable Bequests, in direct perversion of the duties of their office) for the purpose of setting aside this will bequeathing charity to poor persons in Ireland, to deprive them of the benefits of that bequest, and to merease the residuum to a lady, the residuary legatee, and living at Seville, in Spain. This was not only a direct perversion of the obvious duties of the commissioners to the poor, for whom they were trustees, but it was fest in other quarters as on ict of gross prejudice and of religious There was no law of Itel and for rancour. raking any provision for the poor of the catholic persussion, and surely nothin could be more cruel, oppressive, or unjust, than to deteat the humane purpose of pious and charitable persons of their own sect, who had property to bequeath, from making some provisions for the poor of their own religion, who were not chargeable upon any other sect. This was felt in Waterford especially, and tended in a very prominent degree to excite clamour and discontent; and he therefore wished to appeal to the Committee, whether it was decent for such a Commission to apply to this house for compensation for law expenditures incurred in such a way.

Mr Foster disclaimed all knowledge of the encuinstances until that moment; but thought the circumstance of any bill in Chancery which the commissioners might have thought fit to file, and had yet come to no issue, was not a reason for refusing at this time the usual Grant. Besides, the right hen, baronet could surely entertain no doubt that the case, if before the present Lord Chancellor of Ireland, would meet due notice, and that strict justice would be done.

Sir J. Newport replied, by professing the highest respect and veneration for the truly upright character who now filled the Chancery bench of Ireland, with so much honour to himself and advantage and satisfaction to the country where he presided. It was not upon any doubt of his strict justice that his own apprehensions were founded or his objections offered, but in the perverse conduct of the Commissioners of Bequests, in endeavouring, by a strict research into obsolete acts of parliament, to fish out flaws in the legality of a will bequeathing charity to an Vol. XII.

unprotected class of the poor in Ireland, of whom those Commissioners were appointed the legal guardians and protectors, in order to transfer the benefits of the legacy to a perpetual absentee resident in Spain. It was not their duty. but much beside it, to tish out flaws in the will, even if any existed, to defeat the chantable ends of their own institution, and the humane intention of the benevolent testatrix towards the poor in Ireland, and wantonly to promote litigation and excite new discontents, already too prevalent. However disposed the Chancellor of Ireland might be to consider and act on the equivable and benevolent side of the case, he could not avoid taking notice of legal flaws, if they were officiously pointed out to him. It was not, therefore, the proposed Grant, but the conduct of those Commissioners, that he wished to reprobate; for it made no difference whether such proceedings were taken by their direction, or by their permission to any legal person in their employment, merely to increase his own professional emoluments in the way of litigation, and which must be deducted from the sum of the legacy, and thus directed from the object of the charity.

The motion, however, passed in the affirmative; as did also, without any discussion, a grant of 8,0031 to the Catholic col-

lege at Maynooth.

[CONDUCT OF THE DUKE OF YORK.] The house resolved into a Committee to inquire further into the Conduct of the Duke of York. Mr. Wharton in the Chair.

Colonel DIGBY HAMILTON was called in, and examined.

(By Lord Milton.)

When did you first know capt. Sandon were in possession of that Note, which is now in the possession of the house? He informed me so at Portsmouth, the day that he strived.

Was that before or after the commencement of the manny in this house? It was after the

inquiry commenced

When did you is st communicate this intelence, and to whom did you communicate it? The communication was underto me on Wednesday, and on the Saturday following I communicated it to Mr. Adam.

Did capt. Sandon telleyou, that he considered this note of great importance to the present Inquiry? I do not recollect that I e did.

Did capt, Sandon tell you, that he believed this note was forged? Certainly not; no conersation of the sort took place between capta Sandon and myself, When you first saw the note, did you believe that it was forged or genuine? In my opinion, I thought it to be the hand-writing of the D. of York, and therefore I did not conceive it to be forged.

Are you acquainted with the hand-writing of the D. of Y.? I have never seen h. r. h. write; I have had occasion to see letters, which I was led to believe were h. r. h.'s writing; and I have also seen his signature to public documents.

Did you desire capt. Sandon not to destroy this note? Repeatedly, and laid the strongest

injunctions upon him to that effect.

When you communicated this intelligence to Mr. Adam, you believed that the note was in existence? Judging from what capt. Saudon had promised me, when I saw him at Portsmouth, I took for granted that he had not destroyed the note; I had no communication with him after I saw him on the business till I met him on the morning of my seeing Mr. Adam, which was subsequent to my mentioning the occurrence to Mr. Adam.

Did capt. Sandon tell you, that he thought it would be best to destroy the note? No.

Did capt. Sandon communicate to you any thing of his motives for wishing to destroy the note? I had no intimation whatever from capt. Sandon of such an intention; I only knew, or believed, the note to be destroyed, upon his informing me that he had done so.

(By the Chancellor of the Exchequer.)

Was the occasion of capt. Sandon's stating to you that he had destroyed the Note, on your returning from Mr. Adam and myself with a direction to him not to destroy it? It perhaps would be more satisfactory to the house, if I were to state the reasons which led to capt. Sandon's making that declaration to me: After I had seen Mr. Adam I made an appointment with capt. Sandon to meet me at the British Coffee-house at two o'clock on the same day; previous to going to the British Coffee-house, I had the honour of an interview with the Chancellor of the Exchequer; I was desired to repeat what I had previously stated to capt. Sandon, the necessity of his preserving all the papers, and that he should confine himself strictly to the truth in his examination before this honourable house. When I went to the British Coffee-house, there were several persons in the room, and I did not conceive that a proper place to talk upon such a subject; I begged him to accompany me, as I was going towards the city; In going towards Temple-bar, he said, Colonel, I am sorry that I have not complied with the whole of your injunctions, for I have destroyed the note. I told him that he had done extremely wrong; that it would be of serious consequence, and that it must be his own affair. I had no intercourse whatever with capt. Sandon from that period till the day of his commitment by this bonourable house; he came to call upon me on the morning of that day; I met

him after I left my lodging in Oxford-street; he mentioned that he came to explain to me that he had not destroyed the note; but that he did not mean to produce it. I told him he would do extremely wrong, and that I could only repeat the injunctions I had formerly given him, and that I did not mean to discuss the subject further. After some conversation as to regimental business, we parted. Capt. Sandon stated, that the papers were his own, and that he thought he had a right to do whatever he thought proper with them.

Did capt. Sandon tell you why he did not mean to produce the papers? No, he did not

assign any reason whatever.

(By Alderman Combe.)

In the first conversation you had with capt. Sandon, or at a future conversation when he produced the note, did he say they had forgotten this? It is impossible for me to recollect at what period he mentioned to me that he did not confine his observations to the note, but he said, he believed the party who brought forward the inquiry were not aware that such papers were in his possession.

(By Mr. Thompson.)

In your first conversation with capt. Sandon upon this subject, did capt. Sandon promise that he would preserve the note; upon the second interview, did he not tell you that he had destroyed the note; and upon a subsequent interview, did he not tell you that it was not destroyed? No, that is not the order of things. Capt. Sandon promised me that he would follow the whole of my injunctions; I did not lay any particular stress upon that note, or any note, but told him to preserve all the papers, to speak the truth, and not to prevaricate; it was a general injunction, but nothing specific. With respect to the note, that was the first conversation; the second conversation was of the same tendency; was at the third interview, after we left the British coffee-house, he informed me that he had destroyed the note.

And upon the fourth he informed you it was still in his possession? More than a week, probably a fortnight, had elapsed before he told me the note was in his possession, because it was on the Saturday after the interview with Mr. Adam, that I learned he had destroyed the note, and I expressed surprise that he had done so. I did not see capt. Sandon, except getting out of a gentleman's carriage, the day of his examination, when I had not further conversation than my expressing that I hoped he had not had any intercourse either with Mr. Lowten or the other party; but nothing passed further on the subject of the papers till the morning of the day that he was committed,

A fortnight after capt. Sandon had said that he had destroyed the Note, he informed you that he had not destroyed the Note, which was on the day of his examination here? Exactly

When you copied the Note, was the note in an envelope; was there any cover upon the Note, and if so, did you observe the hand-writing of the direction upon that cover? If my recollection is correct, I believe that it was not inclosed in a cover; the direction was something Farquhar, esq. I believe George Farquhar, esq. and the hand-writing appeared to me not to be the same with the contents of the Note; it was not written with that freedom and ease which the contents of the Note were.

What induced you to copy that Note particularly? I was desired by Mr. Adam to do

(By Mr. C. Wynn.)

You have mentioned the very proper advice which you gave capt. Sandon, to preserve care fully every paper, and not to prevaricate before this house, but to speak nothing but the truth; were you induced to give that advice simply by a consideration of its general propriety, or it consequence of any thing that had passed with captain Sandon, which made you think tha advice particularly necessary? I should state to the house, that I did not consider the advice that I gave to capt. Sandon merely as the advice from one individual to another; I considered that capt. Sandon came to consult me as his colonel, officially, on the line of conduct he should pursue; I was not influenced by any other considerations but those of duty, but I gave him that advice which I thought every man of honour, and every officer ought to fol-

Then the Committee is to understand, that nothing had been said by capt. Sandon which raised in your mind a doubt whether capt. Sandon might not prevaricate and keep back certain papers? No, not even an insinuation

Upon what day was it that capt. Sandon informed you that he had not destroyed the paper, but had kept it back from this house? The

day of his commitment.

What steps did you rake in consequence of that communication? I thought it my duty to inform Mr. Adam and Mr. Lowten of the circumstance, and Mr. Harrison.

Did you inform those gentleman of the cir-

cumstance? I did.

At what time on that day did you inform those gentlemen of it, and in what manner? It was probably about five o'clock, it was when Mr. Adam came to the house; I met Mr. Harrison coming to the house, and I went up stairs to Mr. Lowten; the communication was made in the course of half an hour to those gentlemen, and probably about five o'clock.

(By Mr. Adum.)

Are you quite certain that I was present at the time you made that communication? To the other two gentlemen? No, I spoke to the three gentlemen separately.

Are you quite certain you made that communication to me? Upon my honour I cannot

speak decidedly; I either did, or thought I did, or desired Mr. Harrison to mention it to Mr. Adam; I did not attach any importance to the circumstance at the moment, and it has not attached itself so to my mind as to state it precisely, but if not, I certainly desired Mr. Harrison to mention it to you.

From the time that I conversed with you at the Horse Guards on Monday the 5th of Feb., have I not avoided all intercourse or communication with you upon the subject of the proceedings on this inquiry? So much so, that Mr. Adam has avoided speaking to me upon matters that did not relate to it.

(By Mr. C. Wynn.)

Did you desire Mr. Harrison to communicate this intelligence to any person? I have already stated that I desired him to mention it to Mr. Adam.

(By Lord Milton.)

You did not communicate what you knew concerning this note to Mr. Wardle? I have not had any intercourse, nor have I any knowledge whatever of Mr. Wardle.

Why should you communicate it to one side and not to the other? I have had the honour of knowing Mr. Adam some years, and I conceived I could not go to a more honourable man, nor to a man on whose judgment I had a greater reliance than on Mr. Adam's.

(By Mr. II. Martin.)

You have stated, that you were induced to take a copy of the note in question by the advice which had been given to you by Mr. Adam; what induced you to make an application to Mr. Adam upon that subject? I do not recollect making any particular application as to the note; I stated the affair generally to Mr. Adam, without dwelling more upon the Note than any other part of the transaction.

Why was there floating in your mind any idea of the necessity of copying this note? It is not a very easy matter at an interval of three weeks to state the ideas that might have occurred to my mind at that moment; perhaps I attached more importance to that paper, because it was the only paper that was said to be

the hand-writing of the D. of Y.

You must have had some reasons for consulting with Mr. Adam respecting this paper; state what they were,-I can offer no particuar reasons; I can assign no other reasons than hose I have had the honour already to offer to he house; my opinion of his honour, his inegrity, and his public character were such, hat I thought I could not do a more proper act han to lay the matter before him.

You have stated, that previous to going to he British coffee-house, you had an interview with the Chancellor of the Exchequer, at what eriod was that? After I returned to Mr. Adam, and communicated to him that I had seen the note, and read a copy of the note, he aid, that the most advisable measure was, for

Mr. Perceval to be informed of the whole circumstance; that he would give me a letter, and desired that I would innacdiately go to Downing-street, and concounicate the whole to Mr. Perceval; which I did immediately, the Saturday morning, the first morning I was in town.

This was previous to your going the first time to the British Conce-house? Previous.

Did you at any time tell Mr. Adam, or the Chancellor of the Exchequer, that the note was destroyed; and if so, when? I never had the honour of having any communication, either personally or in writing, with the Chancellor of the Exchequer after the morning alluded to. With respect to Mr. Adam, I really cannot bring the thing home to my recollection, whether I spoke to him personally upon the subject, but I certainly took measures that he might be informed of it, by acquanting Mr. Lowten or Mr. Harrsen; it is impossible for ne to say precisely how I made the communication; it might have been personally.

Then you never saw the Chancellor of the Exchequer, except prior to your going the first time to the British Coffee-house? I have seen him accidentally, but had no kind of communication with him whatever: I have no had any sort or kind of communication with the Chancellor of the Exchequer since the Saturday morning allinded to.

What induced you to sack a communication with the Chancellor of the Exchaquer on that occasion? I conveyed Mr. Adam's letter to him, as I have previously stated; I was dened by Mr. Adam to communicate to the Chancel lor of the Exchaquer all that I knew.

Do you recollect having come from Croyd in to the Horse-Guards on Sunday noon, it e 5 h of Feb.? I remained in town on the Saturday, and therefore I did not come from Croydon on the Snuday, but I was at the Horse-Guards on Sunday the 5th of February at one o'clock.

Do you recollect having a very short conversation with me at the Horse-Guards? I do remember a tow words passed only.

Do you remember on that occasion, stating to me that capit. Sandon had intermed you, the day before that he had destroyed the note? I do.

(By Lord Folkestone.)

When did you first hear of the note in question? The note was stated to me by capt. Sandon to be in his possession, together with other papers, in our first conversation at Portsmonth.

State the whole of what passed between capt. Scalon and you upon that occasion? I will no undertake to state accurately or verbatim what passed; I will give the purport of the conversation to the house, to the best of my recollection. Capt. Sandon, after reporting his arrival from Plymouth, where he had landed with his troop, said, undoubtedly I had read the newspapers, and had seen his name men-

tioned as having had something to do with these transactions; that he wished to consult me as his colonel, what was the hue of conduct he should pursue, and that to enable me to judge of the matter, he would give me all the information he possessed; and that when he came to town be would allow me to look at all the papers that were in his costody. He began by statue, that he met with a gentleman (he did not name him, nor had I any currosity to know who he might be) who talked to him on military matters, and who asked him whether he knew officers who might have money, but were without interest to get promotion; he said undoubtedly there might be such persons in the army, but at that moment he could not give any names, but that he would make inquiry; and he afterwards met with a Mr. Donovan, who had served in gen. Tarleton's legion in the American war, and had been wounded there. Mr. Donevan had been surgeon to the supplementary india, of which regiment be had been hentenant colorely that he understood Mr. Donovan was endeavouring to negociate the sale of commissions, and was, 13 horr, what is called an jamy broker, and that he considered him a very likely person to be able to poin out the description of persons I have before stated. That subsequently to that Le met with cel. French at the forse of a mapr Poole, who is since dead, and who lived in Slowe-sireer; that upon asking col. French his motives for coming to town, having come from the country, he said, that he had come up to endervour to do himself service in the way of recruiting the aimy. Capt. Sandon then related to turn what I have previously stated, that a , entleman had promised for very powerful support, and that they had concerted the measure of raising a levy; that he saw a genth man, and the terms were agreed moon. I do not recollect the special sums, but I think 500% was to be paid upon the measure being accided to on the part of h. r. h. the Comma ider in Chief, that this matter went on for some time, and that he had not the remotest idea through what channel the accinescence to the request had been granted; that the application had been r gular and official, and the answers were official. Sometime after this he had an application made to him respecting the promotion of captain Tonyn. Capt. Tonyo was to lodge, I believe, 500 guineas on being appointed to a majority. Capt. Tonyn had been kept in sespence some time, and was desirous to withdraw his security. I should have previously stated, that he had lodged a security for the payment of that sum; that upon his having made this overture to withdraw this security, Capt. Sandon received a note, which is the note in question, to say, that the promotion should not go on. That some time after, upon capt. Tonya finding he was not likely to gain the majority, he requested that the thing might go on, and that he would consent to the security remaining where it was; that he then received a second note, to say that the promotion would go on,

and mentioning the day it would be gazetted, and then he stated to me that both notes were in his possession; but it is necessary I should add, that capt. Sandon fully explained to me at the moment, that the whole party had been deceived; that they had been led to believe that there was a certain influence by which those objects were to be accomplished, which, ultimately, they found did not exist, and that it was not until considerable sums of money had been paid by him through the medium of another person that he understood that influence was to be procured through the medium of Mrs. Clarke.

[The Witness was directed to withdraw.]

Lord Folkestone here addressed the Chairman, and said, he had just received an intimation that Mrs. C. was arrived, for the purpose of attending the Committee, and as she had been greatly indisposed he hoped the Committee would have no objection to examine her immediately, that she might be detained as short a time as possible.

The Chancellor of the Exchequer said that, as a witness was under examination, it would be irregular to do it; but in consideration of Mrs. C.'s indisposition, he should not make any objection to it.

Sir T. Two to thought there was great irregularity in it, and that the examination of the witness who had just left the bar should be proceeded with.

The Chancetter of the Exchequer replied, that he had acknowledged there was an irregularity in the proceeding, but under the circumstances of the case he thought that Mrs. C. should be examined immediately.

A Chair was ordered for Mrs. C., in consequence of her indisposition, and she was desired to come to the bar.

Mrs. MARY ANN CLARKE was called and examined.

(By the Chancellor of the Exchequer.)

Have you brought with you the two last notes you received from h. r. h.? What were mentioned in the summons did not purport to be the last notes. H. r. h. did not cease corresponding with me after we parted.

The notes, supposed to be the last, were that which first notified to you h. r. h.'s intention of separating from you, and the note he wrote immediately afterwards? Does h. r. h. state those to be the last notes that he sent tome?

I never heard of any others? I have had many; more than fifty from him since that.

Look at that paper, and state whether you recollect receiving a note to that effect from h. r. h. (the copy of a note being shewn to Mrs. Clarke). May I read this?

Certainly.—(Mrs. C. read the Note) I do not recollect any thing about it; it is very possible I might have received such a letter, and very possibly not. I have been looking over all those letters I have for those he sent me on that day, and cannot find them. I know he wrote one himself, and the other Mr. Greenwood wrote on that day, but which the Duke copied out, and sent to me.

Was the letter that you did receive in Mr. Greenwood's hand-writing in the same hand-writing as that? It is so long ago 'I cannot recollect, but it was the longest letter that Mr. Greenwood wrote; it was a short note I had in the morning, and the longest I received in the evening; it was written by Mr. Greenwood; Ihs r. h. copied it, and sent it instead of coming to dinner. The letter I received was not in

Mr. Greenwood's hand-writing, but I was told Mr. Greenwood wrote it, and h. r. h. copied it and sent it to me; they were during together. You were told Mr. Greenwood wrote it? Yes.

By whom were you told? His r. h.'s servant told it to my servants, I waited dinner for h. r. h. after I had seen Mr. Adam till ten o'clock, and sent down several times to Portman-square to know whether he dined with me or not; they said, they fancied he dired with me, as he had ordered no dinner. Between eight or nine o'clock, Mr. Greenwood made his appearance in Portman-square, and they sat down to dinner, and after danner Mr. Greenwood wrote that letter, and h. r. h. copied it, as I understood. I have mentioned it in several of my letters since to h. r. h. I burnt the letter. saw h. r. h. afterwards in his own house that same night, but he ran away from me, after Mr. Greenwood had left him.

How long have you recollected that you have bornt that letter? Not till just now, I have burnt many of h. r. h.'s letters, and lost many of his love-letters; those are the only letters that remain.

How long do you recollect that you have burnt that letter? I cannot tell how long. I have recollected it; I have many of his loveletters by me; and when cel. M'Mahon mentions that I had many letters in my possession that would make much mischief between h. r. h. the D. of Y. and the Prince of Wales, I have none, nor never mentioned that to him.

How long have you recollected that you burned that letter? I cannot tell; I was not certain that I had burnt it till I had looked over my papers. I never kept any thing that was unpleasant.

Did you ever know Mrs. Favery by any other name but that of Favery? I have learned a

great deal since last night.

Were you ever acquainted with her when she went inder any other name than that of Favery? No; but I have heard that she has made use of my name, and more especially since last night, which has made me very unhappy indeed, and I am afraid Mis. Favery will be found to have told a great many stories

I did not know that Mr. Ellis was a person that she lived with till she told me after she got home, and I told her yesterday, it would be better to go to Mr. Ellis and tell him what she had done, and then come forward to the house, asking his leave, and undeceive them as to what she had said —A day or two after she had been examined at the house, she told me he was not a carpenter, but that he was a dergyman, and that she was afraid of bringing forward his name.

It was not the same day? No; I had no opportunity of speaking to her the same day.

How many days after having heard that she had made this misrepresentation of Mr. Ellis, did you desire her to go and inform Mr. Ellis? She did not tell me what he was till yesterday morning; I then told her to get a hackneycoach, and go down and ask the gentleman leave to speak the truth, and when she came back last night, she told me she had been married, which I do not believe; I had heard of it before, but did not then believe it, and I parted with her in consequence at Gloucester-place, after telling his royal highness of it.

It was not till vesterday she told you that she had misrepresented Mr. Ellis's situation in

life? No, it was not.

What did she tell you, at first, with respect to her evidence? I do not recollect that she told me any thing about it; I spoke to her some time afterwards, and asked her how she could tell stories about my having no company, for I was in the habit of having very large parties every day the Duke dined out; and about having three cooks; I never had three cooks, as I stated before. I only had a cook and his attendant.

When did Mrs. Favery first live with you? Soon after I was married, but she has been in

twenty places since.

Did you give Mrs. Favery a character to Mr. Ellis? Either me or my sister did; or some one in the house, I do not recollect which; we came to town for the purpose, some one did.

Were you in the habit of any intimacy with Mrs. Favery at the time she lived with Mr.

Ellis? No.

Did you ever call upon her at Mr. Ellis's? I do not recollect that I ever did; I called to fetch her away once when I wanted her, I believe a hackney-coachman fetched her and a young lady.

Did you turn her away in Gloucester-place on account of her having been married? Yes,

I did.

How came you to turn her away in consequence of having heard that she had been married? Because I heard the man was a thief, and I had lost some soup plates, and they that though he had stolen them; he was a man of very bad character, and I heard there were a greatmany stories; and the Duke said it was better that she should go, and proper.

How long was it after you turned her away that you took her into your service again? A

year and a half full, I did not take her again till I wanted her very much.

Has she only lived with you once since? No,

only once since this time.

How long has she lived with you now? Yes, I believe that Mrs. Nichols and she had a fight at Hampstead, and I parted with her then, I did not recollect that; and I found Mrs. Nicholls was just as bad as Mrs. Favery, and I took her afterwards; I found that there was no difference between the two, and Mrs. Favery is necessary to me; she knows all my affairs, and I believe she keeps my secrets; I have believed so till now, but now I am afraid not.

How often, in the whole, has Mrs. Favery been in your service? Indeed I cannot tell, a great many times backwards and forwards, because I had given her several characters; I never found her dishonest, and I have always given her a character to that effect; she lived cight or nine months in a family where she cooked for sixteen or reventeen, and they gave her a very good character back into another fa-

mily.

Did Mrs. Favery tell you the name of her husband? O yes, I have heard of the man a hundred times; and have seen his wife, he is a married man. I saw his wife once when h. r. h. was there; a very vulgar woman came one day when I was at dinner, and said that I encouraged my maid servant in seducing a married man, and that she was his real wife; I told her the woman was not in the house, that she had been discharged, which was the truth; and h. r. h. ordered the servants to take her to some prison, which they did, and she was there two or three days for her bad behaviour.

You are sure you only went to Mrs. Favery once when she lived with Mr. Fllis? Yes.

And that was in a hackney-coach you are sure? Yes, I am.

[The following Question and Answer, in page 459, being read to the Witness:]

"Did you ever receive a list of names for promotion from any other person than capt. II. Sandon and Mr. Donovan?—
I never received such a long list from any one, nor such a list; I never received more than two or three names; this I had for two or three days; tit was pinned up at the head of my bed, and h. r. h. took it down."

(By Mr. C. Adams.)

Do you abide by that account? Yes, I do; I never attended to any other; I do not know what others may have been given me.

How long was that list so pinned up? The second morning h. r. h. took it down, drew up the curtain and read it; and afterwards I saw it when he was pulling out his pocket-book some time afterwards, when one or two promotions had taken place, with his pen scratched through those names, when he took out his pocket-book to look at some other papers. I only make this remark, as I have heard a gen-

tleman on my right hand say that I had picked

Did this list remain up one whole day, or was it taken down the next morning? No, it

remained there, I believe.

Was this list seen by any other person besides yourself and h. r. h.? I suppose the maids that made the bed; but perhaps they could not read, or did not understand it; I do not

You are quite sure h. r. h. read it? I am quite sure, he read it in my presence, drew up the curtain, and afterwards came to me and made the remark, that he would do every one by degrees, or make them, or to that effect.

Do you know that Mrs. Favery ever saw this paper? I am sure I do not know; if she

did, she knew nothing about it.

(By the Attorney General.)

Did you ever live with Mr. Ogilvy? No; I never lived with any man but the D. of Y.

Did Mr. Ogilvy ever live with you? No, never; gen. Clavering called on Mr. W. Ogilvy a few days ago, and asked him whether he would come down here and speak against my character; that he was instigated to ask him by Mr. Lowten.

Are you acquainted with Mr. Ogilvy? Very well, both of them.

How long ago have you been acquainted

with Mr. Ogilvy? I cannot recollect. About how many years? I cannot recollect

Two years? Yes, certainly two years.

Four years? I do not know; yes, four

Six years? No.

Have you not known Mr. Ogilvy six years?

You did not know him six years ago? I do not think I did.

How long did you know Mr. Ogilvy before

you lived with the D. of Y.? Only a few months.

Did you know Mr. Ogilvy before he was embarassed in his circumstances? No, I did not.

Before he failed? He was just failing, and his books were made up as I knew him.

Was any thing owing from Mr. Ogilvy to you at the time of his failure? No, nothing at all.

Were you examined as a witness in Mr. Ogilvy's hankruptcy? Yes, I was; but I was living with the D. of Y. at the time, though unknown to the world; there is a pumphlet going about now, but it is not true.

(By Mr. Whitbread.)

Since the date of your separation from the D. of Y., have you frequently had letters from h. r. h.? Yes, I have.

Can bu, by any one letter, substantiate that of? I can; but they are not civil ones since I left him.

Produce some one letter to substantiate that .fact.—I believe that I may have a little note or

so, for they always consisted of short notes in answer to some request of mine in some letter. I have brought down envelopes, to shew that the note I have seen here is in the same sort of character as the notes I bave; here are eight or ten in my hand. I have many notes I could shew since his h. r. h. and I have parted.

Subsequent to the date of the separation?

Are they dated? I believe some of them are. and perhaps there is one or two among these.

Are either of those notes signed? His r. h. never signs any thing unless it is necessary; here is his name to one of the notes; it was merely for his box at the play; they are all his writing; I have taken the insides out.

Is that which is signed, subsequent to the

separation? No.

Put in some one or more notes, as you shall think fit to select from those you have, for the purpose of substantiating that fact? Here [three letters] are something I have picked out which I thought to be like the hand I saw here the other night; I should wish to deliver them in. because I know they are exactly like what I have seen here.

Are those you have here subsequent to your separation from the D. of Y? No, they are not;

unless one of them is.

Put in some one or more notes subsequent to the date of the separation? A gentlemen asked me for a seal or two when I was here the other night; I should wish to put them in, because the story of a forgery going about is extremely unpleasant.

Are those papers in the hand of the clerk, the only ones you wish to put in? It is not the only one I wish to put in: I have many at home, but the inside of that is what h. r. h. has written to me since.

Look at the outside and inside for the purpose of saying whether it is h. r. h.'s handwriting? They both are; I have dates to some at home.

Do you wish to put in any more papers? Yes, I wish to put in all these I have here. Here is another since h. r. h. parted from me.

Do you mean to assert, that that first note you have sent to the table, was written to you after your separation? Yes, I do not say for the outside, because they are confused; but certainly the inside was, as the language will shew.

Put in such papers as you have now with you, which you are desirous of putting in? I wish to put in all these [delivering in several

Have you sufficiently examined all the papers you have put in, to be able to state that hey are all the D. of Y's hand-writing? Yes, I

Can you discriminate such as were written sefore, and such as were written after your eparation from the D. of Y? Yes, they are only mere envelopes, to shew the hand-writing as nearly as I could guess, what I saw here the . other day; and this is since the separation.

Will you look at that, and say whether it was

written before or after the separation? This was written by the D. of Y. some time after, when he scot me the 2001, to go out of town after the separation.

Is the Note which you have just now put in and which you have just seen, dated? No, it is

not.

Will you produce some of those notes with dates, which you say you have in your possession, which were written subsequent? I will do so.

[Two Notes, directed, "George Parqubar, esquire," were read; one beginning, "I do not know what you mean," &c.—Another, beginning, "Included, I send you the money," &c.]

(No. 1.)

"I do not know what you mean; I have "never authorized any body to plague or dis-"turb you, and therefore you may be perfectly "at your ease on my account."

(No. 2.)

- "Inclosed I send you the money which you "wished to have for your joinuey.
- "Inclosed, My Darling receives the Note, "as well as the money, which she should have "had some days ago."
- " My Darling shall have the Ticket for the "Box the Moment I go home. God bless " you."

(By Mr. Thompson.)

Was it customary with the D. of Y. to mix, in what you call Love Letters, any thing relative to Military or Ecclesiestical Promotions? I hardly know how to answer that question.

Have you not stated that you had several letters, which you call Love Letters, from the D. of Y., in your possession at present? Yes, I have, and some of my friends have.

Is there any thing in any of those letters relative to Military or Ecolesiastical Promotions?

No.

(By Mr. Lockhart.)

Has any person been present when you looked over your papers relative to the subject of this Inquiry? No, not over his letters.

Has any person assisted you in looking over any other papers relative to this Inquiry! I have never let any one look over any papers.

(By Mr. Herbert.)

Did you, when you lived in Gloucester-place, always pay your bills yourself, or did you conetimes pay them through the medium of your housekeeper? Sometimes myself, sometimes my housekeeper; but the common tradesinen, such as butchers and bakers, I never paid myself.

Who was that housekeeper? Mrs. Favery. Did Mrs. Favery ever represent to you that the creditors were so clamorous that she (Mrs. F.) was accused of having most likely secreted the money by not paying it? Yes, but then I never minded what she said.

Did Mrs. Favery represent the absolute necessity of the D. of Y.'s supplying you with money to pacify the creditors? Yes, of course; if she was teazed by people she teazed me.

Did this often happen? She is the best judge, Were not the creditors often paid in consequence? Yes, if they were very clamorous.

Were not those sums to a very considerable amount? I do not know what is called considerable.

Were they to the amount of 1,000l.? She would speak of different tradesmen teazing for their bills, I do not know to what amount.

Do you not know that bills were often paid, and to a large amount, in consequence of your applications to the D. of Y. upon the representations of Mrs. Favery? No, he never paid a bill for me on its being so represented, and I never had credit with any of his people, nor never got money on his account.

Mr. Whitbread said there were but three or four Letters requisite to be delivered: he therefore moved, That all the letters, except three or four, be returned to Mrs. C., which was done accordingly. The hon, member then requested that Mrs. C. would send two or three of his royal highness's letters, with dates, or by the postmark of which it could be ascertained that they had been written since the separation took place. He was particular in this, because as he hoped the inquiry would close this evening, it would be necessary for Mrs. C. to attend again, and a messenger might go with her to bring back the letters.

Mrs. Clarke answered, she would send them as soon as ever she got home.

(By Sir T. Turton.)

Do you recollect that, in the presence of Miss Taylor, the D. of Y. and yourself ever talked of military promotions? I am sure I connot say; His r. h. did not mind what he said before Miss Taylor; he was very fond of her.

(By Mr. Loc!hart.)

The witness says that several of the D. of Y.'s letters are in her own possession, and in the possession of several of her friends; I wish her to name those friends in whose possession the letters are.

The Witness was ordered to withdraw,

Lot! Folkestone desired to know by what right or title the learned gent, was authoised to inquire where all the letters, which Mrs. C. stated herself to have received, were to be found?

Mr. Lockhart observed, that the noble lord seemed to forget that it was committee of Inquiry, and that it was compenent to demand any documents which night be necessary either to the convic-

against whom the Charges under investigation had been brought. The witness had no right, therefore, to withhold any letters which might conduce to elucidate the subject of inquiry. If the Committee, however, should be of a different opinion, he should not press the question, though upon the broad principle he was convinced it was a proper one to put.

Lord Folkestone contended that the argument of the learned gent. went too far, because it would go to the extent that the witness was bound to produce all her papers, in order to give the learned gent. an opportunity to look them over, and judge which were applicable to the question under consideration. Any papers the Committee would be authorized to demand, ought to be defined; and the learned member well knew, that it was not in the practice of any court of justice to order a party to produce all his papers, with a view that the court should decide, on examination of them, which were relevant to the matter in issue.

Mr. Buthurst observed, that the noble lord seemed to have mistaken the object of the learned gent.'s question. They were not Mrs. C.'s letters which he wished to have produced, but the letters of the royal person the Charges against whom the Committee was engaged in investigating. If the noble lord, or the hon, member who brought forward the Charges, had put the question of the learned gent., he was convinced that no objection would have been made to it. The Committee was a court of inquiry, and it was certainly competent to any hon, member to call for any papers which might aid the investigation. On the whole, therefore, he thought that The letters of his royal highness ought to | tion. be produced, though if the learned gent. could take upon him to say, that they would not bear upon the subject, it would not be desirable to add them to the Minutes.

Mr. Charles Adams thought that the question was a fit one to be put, but that it would be competent to the witness to refuse to answer it.

The Chancellor of the Exchequer agreed with his right hon, friend (Mr. Bathurst), that if any hon, member thought any one letter would throw light upon the subject, he might call for its production; and if no objection could be made to the production of one, none could be made to the production of all, if called for. If the Vol. XII.

tion or acquittal of the illustrious person, noble lord had moved for the letters, no objection would have been made to his motion; and what right had the noble lord to suppose the motive of the learned gent. in calling for them different from that which would have actuated himself? He agreed, however, that it would not be desirable to place the letters upon the Minutes, already swelled to an inconvenient bulk, unless they should bear upon the subject of inquiry. Upon this ground, he would submit it to the learned gent. to withdraw ms question;" but if he was disposed to insist upon it, he saw no reason on which the Committee could reject it.

> Mr. Bathurst stated, that the witness had already declared in evidence, that in no one of the love letters was there any mention of military or ecclesiastical preferments.

Mr. Lockhart observed, that the object of his question had been misunderstood. It was not his wish to have all or any of the letters produced. It would be recollected that the witness had been assisted in preparing the papers for this investigation; and the object of his question was, to discover in whose hands the letters were, with a view to come at some information respecting the person who assisted her, and the nature and circumstances of He should therefore not that assistance. press his question.

Mr. Marryat thought the witness had said, that all the love letters were either in her own or her mother's possession.

Mr. Rose thought, that as the witness had stated, that the letters did not contain any thing relating to military promotions or ecclesiastical preferments, their production was unnecessary; otherwise, he should have had no objection to the ques-

Mr. Whitbread wished the learned gent. to withdraw his question. As to the object stated by the learned gent., for which he had put his question, namely, to discover who had assisted the witness in preparing the papers for the Committee, he should only observe, that, if it was the case, it would be quite natural, that the person conducting this investigation should: have looked over the papers which might bear upon it. He had stated this only to shew that the Comfittee did not a qui esce in the inferences to be drawn from the learned member's statement of his object, that blame was imputable any where.

Mr. Lockhart then withdrew his question. 38

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Colonel DIGBY HAMILTON was again called in, and examined.

(By Lord Folkestone.)

Did capt. Sandon state to you, that he had ever received any sum of money from major Tonyn? No.

Did he state to you from whom he received the note? To the best of my recollection, he stated that he had received the note from Mrs. C., or that it had been conveyed to him from Mrs. C.

When did you see that note? On the Saturday after I had my first communication with Mr. Adam.

Was that note wrapped up in a piece of paper, or accompanied with a piece of paper with another similar direction upon it? I do not recollect whether it was wrapped up in a piece of paper, but capt. Sandon shewed me part of the cover of a letter which had the Dover postmark upon it, and requested I would look at the similarity of the address of that letter with the note in question.

When you were informed that this note was not destroyed, are you now certain whether you informed Mr. Adam or not? I can only repeat the reply I made to that question before: my mind was impressed with the idea that I had informed Mr. Adam, or taken effectual measures that he should be informed of the circumstance.

Are you certain that you informed Mr. Harrison? Yes.

Why did you inform Mr. Harrison? Knowing that Mr. Harrison was employed on the part of h. r. h.

How did you know that Mr. Harrison was so employed? From my having been frequently in the room when Mr. Harrison came into it, where Mr. Lowten does his business, in consequence of my being ordered to be in attendance upon the house.

From whom did you learn that Mr. Harrison was employed as the agent of the D. of Y.? From no particular person; but it was impossible to be in that room, and not to observe that

Mr. Harrison was so employed.

Did you understand that Mr. Lowten was the agent of the D. of Y.? Clearly.

How did you learn that? From observing what passed in the room where Mr. Lowten sat.

Were you referred by any one to Mr. Lowten? I received a note from lieut, col. Gordon, desiring my attendance upon this house, and that I was to call upon Mr. Lowten, whom I should find upon making inquiry here. I received a note at Croydon-barracks, which induced my attendance.

When capt. Sandon shewed you the piece of paper with the Dover post-mark upon it, did he state to you how that piece of paper came into his possession? I do not know as he did; it was merely to impress my mind that the letter and the note were directed in the same handwriting; I do not recollect any other conversation having passed.

How long have you been acquainted with capt. Sandon? I have known capt. Sandon since the year 1794, but capt. Sandon has never been my acquaintance; I have known him my military situation only; he served on the continent at the same period I did, but without having any intercourse, merely knowing him as capt. Sandon; we did not serve in the same

Had you much intercourse with him in the years 1804 and 1805? None whatever, but

what was strictly official.

(By Mr. Shaw Lefevee.)

Did capt. Sandon manifest any reluctance in allowing you to take a copy of the note? None whatever; it was done with his perfect concur-

After he had stated to you that he had destroyed the note, did he say any thing to you respecting the copy you had taken? He never alluded to it.

(By Mr. Bathurst.)

Did capt. Sandon shew you the other note to which you have referred? Upon producing the note in question, I brought to his recollection that he said there were two notes in the conversation which took place at Portsmouth; upon which he replied, that he must either have been mistaken, or if there had been a second note, he must have given it to major Tonyn, to convince him that the promotion was to go on.

Did capt. Sandon explain to you what the contents of that note were, and by whom it appeared to be written? It will appear in the former part of my testimony, that I stated to the house, that the second note was to convince major Tonyn that the promotion would take place, but he never stated to me that either of the notes were written by the D. of Y., or by whom they were written.

Why then did capt. Sandon compare the first note with the envelope of the letter? I have already stated, that he produced the envelope of the letter to convince me that the hand-writing of the note and the letter were by the same person; he assigned no other reason for producing the part of the envelope; it was not en-

tire; there might be half of it.

For what purpose did you understand he wished to prove the two papers were of the same hand-writing, unless he pointed out some person whose hand he pretended it to be? I must state most unequivocally, that capt. Sandon did not point out the hand-writing to be the hand-writing of any particular person; all that he wished to convince me was, that the two papers had been written by the same person without any comment or observation beyond what I have stated to the house.

Were no comments made upon the post-mark from Dover? He merely stated, you will see that has the Dover post-mark upon it.

At what period of your conversation with capt. Sandon was it that you observed to him, if you did, that you thought the note appeared to be written by the Commander in Chief? I have never stated that I had made such a declaration to capt, Sandon, because no such observation was ever made to me by capt. Sandon.

Did capt. Sandon state from whom it was that he received the second note? I have already stated, to the best of my recollection, that he did not state precisely how they came into his possession, but I understood he received them from Mrs. C. personally, or through some other means from her; I did not enter into those particulars with him.

Both notes? Both notes.

Have you not already stated that capt. Sandon appeared to think the note, of which you took a copy, was a note of some importance? It is impossible I could have stated any thing of the kind, because I have never stated capt. Sandon's opinions upon the subject at all.

(By Lord Milton.)

When you communicated to Mr. Adam what you knew concerning this note, did you do it with an intention or expectation of its being made known to this house? I stated the circumstances as I have related them to the house, to Mr. Atiam with a view of having his opinion, and that his judgment should be exercised upon the subject rather than my own; I had not come to any precise decision in my own mind how I was to act, and therefore I thought I could not conduct myself with greater propriety than to consult Mr. Adam, what line of conduct I should pursue.

Am I right in my apprehension, that you have stated that you considered this note of importance to the inquiry that was going on? have already stated to the house, that when I saw the note, I believed it to be, according to the best of my judgment, the hand-writing of the D. of Y., and therefore it was impossible that I should not attach very great importance to the note.

After your communication with the Chan-cellor of the Exchequer, did you know that it was the Chancellor of the Exchequer's intention not to produce this note to the house for some days? I had no knowledge whatever of the intentions of the Chancellor of the Exchequer upon the business.

(By Mr. Thompson.)

I think you have stated that capt. Sandon said that the usual channel of promotion had failed, or that he and others had been deceived with regard to the influence which he expected to be exerted, but that another channel of promotion was opened, but at a considerable expence; do you know any thing of the new channel of promotion to which capt. Sandon alluded? I believe that if a reference is made to my statement, nothing of the sort will appear; I believe I have stated to this hon. house, that capt. Sandon informed me that after considerable sums of money advanced by him for objects of promotion, they ultimately found the influence supposed to exist on the part of Mrs.

Clarke, did not exist, and that it failed on the proof of trial; and that he never alluded to any new source or channel of promotion whatever.

What other person was alluded to, in your opinion, when capt. Sandon mentioned that? Captain Sandon alluded to the original person, but I have already stated to the house, that my curiosity was not excited to know who that person was, and he never informed me who was the intermediate person who received the money and transacted the business.

(By Mr. Lockhart.)

Did capt. Sandon mention to you his intention of destroying the note? On the contrary capt. Sandon promised me, that he would preserve all the papers, and that he would follow the whole of the injunctions I had laid upon him

Did he ever mention to you he had destroyed it? I have already stated to the house, that in a conversation that took place between capt, Sandon and myself upon our leaving the British Coffee-house, he did state that he had destroyed the note, and that I exclaimed, Good God! you have done extremely wrong.

Did he mention to you what m ive he had for destroying it? Captain Sandon has never mentioned to me any motive which can have ac-

tuated any part of his conduct.

Did he ever mention that the concealment of the note would be a benefit to any person?

Did he ever mention that the production of it would be a prejudice to any person? Certainly not.

The Witness was directed to withdraw,

WILLIAM HARRISON, esq. was called in and examined.

(By Lord Folkestone.)

Are you agent, or counsel, to the Duke of York in this business? Certainly not agent, nor can I call myself counsel.

Are you employed by the Duke of York in any way? I was desired in a very early stage of this business, to assist in any way in which I could assist, in advice or otherwise, but I did not understand that any counsel could appear for the Duke of York, or that I was employed in that capacity. I am consulted by three of the military offices, the Office of h. r. h. the Commander in Chief, the War Office, and the Barrack Office, upon military subjects in which it is necessary to consult a professional gentleman, and was, I believe, called upon to assist in consequence of the knowledge that it was supposed I possessed of military subjects, as connected with legal consideration.

Was it in consequence of so being called upon that you have attended constantly the proceedings of this house upon this business?

Certainly.

When did col. Hamilton inform you that the note purporting to be written by the Duke of York, and supposed to be destroyed, was not

destroyed? It was between four and five, I believe towards five o'clock on the evening of the day on which capt. Sandon was called in and committed. I met col. Hamilton in Parliament-street, I believe I was walking at that time with the Solicitor General; he took me aside and told me, that he had just heard, or heard that morning I do not recollect which he said, that the note was not destroyed, but was still in existence.

Did you take any steps in consequence of that information? I very shortly afterwards, almost immediately, I cannot recollect whether I went a little further on, came back to the house. The committee, I believe, was sitting when I came in, and I informed, I believe Mr. Huskisson, but I am not quite certain whether it was Mr. Huskisson or another gentleman who was just coming into the house, that I had just received this information.

Were you present in the house after giving that information at the proceeding on that night? I was.

Was this information given before the statement made by the Chancellor of the Exchequer? Certainly.

The Witness was directed to withdraw.

WILLIAM HÜSKISSON, esq. attending in his place, was examined.

(By Lord Folkestone.)

Did you receive the information with respect to the note from Mr. Harrison? I di

What did you do sequence? I received that information, I believe a very short time before my right honourable friend rose in his place to make a statement to this committee of what he had heard from colonel Hamilton on the subject of this note: I stated to him, I am told by Mr. Harrison, that he has heard from col. Hamilton that the note is not destroyed; and I believe I added, I think it can make no difference whether it is, or is not, in the statement you have to make; and in the examination of capt. Saudon, I certainly stated to my right hon, friend, that I had received this information from Mr. Harrison, who told me he had received it from col. Hamilton.

Had you heard of this note before that? I had been informed, by my right hon, friend, in confidence, of the account col. Hamilton had given of this transaction, and of his intentions, as I believe other members were informed, to make the statement to the house,

The right hon. SPENCER PERCEVAL, attending in his place, was examined.

(By Lord Folkestone.)

Would you wish to correct or alter any part of the evidence you gave on Monday, relative to this transaction? I do not recollect any part of the evidence I gave on Monday that I would wish to correct or alter; if the noble lord, in

consequence of the information he has now collected, would wish to ask any other question, I will give an answer.

When you made the statement to this committee, of the destruction of this note, had you heard that the note was not destroyed? When I made the statement to the committee, I had received such a communication as my hon friend has just mentioned, and I did in the statement that I made to the committee, if my recollection does not extremely fail me, state that I did by no means know whether the note was destroyed or not, and that statement I certainly did make in consequence of the information I had but recently received, for, except from that recent information, I had strongly impressed upon my mind that the note was destroyed.

State who the persons were to whom you had given information respecting this note? I can state several, but I cannot undertake to be certain that I can state them all; f communicated it to the Solicitor General, to the Attorney General, to my ford Castlereagh, to Mr. Canning, and I think I mentioned it to Mr. Yorke, and I am pretty confident that I mentioned it to others; I mentioned it likewise to the Lord Chancellor, I mentioned it to my lord Liverpool and I mentioned it to Mr. Huskisson and Mr. Long, and they concurred in the opinion that Mr. Adam should communicate it to some friends of his on the other side of the house; and I believe that to every one of the gentlemen whose names I have mentioned, I did state at the same time my opinion, that from the first moment that I had heard of the existence of this note, I felt it to be my clear duty not to be the depository of such a secret; that I formed that opinion upon the first day that it was communicated to me, before I understood it to be destroyed, and that as soon as I did know that it was destroyed, which was the next day, I then communicated it to the different persons that I have mentioned, but I believe that no person did know of the existence of the note till I heard it was destroyed, except I believe the Lord Chancellor, when I had reason to believe it was in existence. Before I heard that it had been destroyed, I determined to communicate the fact, so that the note, if it was not destroyed, should be extracted by the evidence at the bar; and when I heard that it was destroyed, I still continued to act upon that determination, and made that determination known. In the examination that I made of the witness (Sandon) at the bar, I had in my mind, the whole time of that examination, the various points of fact which the witness had communicated to col. Hamilton, and if the witness had not at last confessed that the note was not destroyed, I should unquestionably have asked him, whether he had not communicated to col. Hamilton, that very morning, that it was not destroyed.

WILLIAM ADAM, esq. attending in his place, was examined.

(By Lord Folkestone.)

Did you receive from col. Hamilton, or Mr. Harrison, any information that this note was not destroyed? I certainly received no information from col. Hamilton that this note was not destroyed: I cannot take upon myself trecollect, whether I received the information that it was not destroyed from Mr. Harrison or Mr. Huskisson; but much about the same time that Mr. Huskisson had stated himself to have received that information, I became possessed of that fact. I wish to state, that the circumstances which have been stated by Mr. Perceval respecting the determination to communicate, from the first moment of our intercourse upon that subject, was my determination as well as his. I wish further to state, that as soon after the note was reported to me to have been destroyed as I could possibly make the communication, I made the commumeation to the gentlemen whom I mentioned before, ford Henry Petty, general Fitzpatrick, and Mr. Whitbread; I wish to add, that I mentioned it to those gentlemen, as Mr. Whitbread stated, on the Monday preceding capt. Sandon's first examination, and that on the day preceding his second examination, I mentioned it to my learned friend sir Arthur Piggott, and to my learned friend Mr. Leach.

Rev. JOHN JOSEPH ELLIS, was called in, and extunined.

(By the Chancellor of the Exchequer.)

Lou are a cler_yman? I

In what situation of life are you? One of the masters of Merchant Taylors School.

Do you know a person of the name of Favery; Mrs. Favery? Not by that name.

By what name do you know a person, who has presented havelf at this baras Mis. Favery? Elizabeth barquhar.

Did she live in your service? Yes,

To whom did you apply for the character of Mrs. Farquity, before she came into your service? To Mrs. Clarke.

Mrs. C. who has been examined here this evening? Yes

Where did Mrs. C. live at the time you applied for Mrs. Furqular's character? In Golden-lane

Do you recollect the year in which Mrs. Farquhar came into your service? It was in the beginning of July, 1800, and, with the exception of three months, she lived in my family two years.

You were not, at that time, a corpenter? By no means, I was not.

Did you apply to Mrs. C. for the character of this servant? I did.

Can you recollect what name you represented to Mrs. C, the servant stated to belong to her? Elizabeth Farquiar.

Are you certain that you asked Mrs. C. for the character of a servant who called herself Elizabeth Farquhar? Certainly. Did you ever know of Mrs. C. calling upon Mrs. Farqular while she continued in your service? Yes, repeatedly.

Did Mrs. C. come in a carriage or on foot to see Mrs. Farquhar? I rather think on foot, I

never observed a carriage.

Did she stay any time with her when she came there? Sometimes half an hour, sometimes an hour.

You say frequently, can you say whether it was eight or ten times in the period of her living with you? I should think full that.

Did she come to visit Mrs. Farquhar as an acquaintance, or for what purpose did she come? Her visits appeared to me to be very familiar, principally in the morning.

Did you understand whether there was any relationship between Mrs. C. and Mrs. Farqu-har? From the familiarity that subsisted between them, I surmised as much.

Did you live in the same place during the time Mrs. Farquhar lived with you, or did you change your residence? I have lived in my present residence fourteen years.

Then during the whole time Mrs. Farquhar was living with you, your town residence was constantly where it is now? Where it is now.

Had you occasion while she lived with you, to take your family to the sea-side for their health? Only once, while she lived with me.

Did you go with your family upon that occasion? I did.

Did you leave your family there, or come back with them? I went with them, and returned with them.

You stopped with them the whole time? Yes, and returned with them.

Was Mrs. Farquiar with you during the whole time? She was with me during the whole time.

Had you any reason to know from Mrs. Farquhar whether she was a mairied or a single woman, at the time she lived with you? I considered her a single woman, and had no reason to suppose the contrary.

Had you any reason to know from her whether she had a mother living at the time? I know she had a mother living, because she left my service after ste had been in my family a welve-month, for the space of three months, to muse her mother, who was reported to be very ill.

Had you any means of knowing where her mother lived at the time Mrs. Farquhar was in your family? I know it was somewhere about Favistock-place, but where I did not ascertain.

From what did you learn that? From Elizabeth Farqubar barself.

That she lived near Tavistock place? Somewhere in that neighbourhood.

Have you seen Mrs. Farqubar lately? I saw her last night.

What occasion had you for seeing her last night? She called upon inc, and requested particularly to see me, and the motive of her visit was, that she felt herself extremely ashamed, and much hurt that she had mentioned my name in the manner that she had done; and further, to say that she did not know how to appear before this honourable house this evening, because you would not give her any credit for what she might state hereafter. I would further add, that she observed it was from motives of delicacy she withheld my name and my place of residence, and being taken by surprise.

Delicacy to whom? Delicacy to my family.
Did she say it was out of delicacy to your family she mentioned you to be a carpenter? She stated that she felt particularly ashamed that she had stated what she had relative to my

profession.

Did you learn from her that she knew you had been summoned to be a witness at this house? She knew it from reading the paper yesterday.

Did she inform you that she knew it? Yes,

she did.

What did your family consist of at the time you went to the sea-side? At that time my family consisted of three children.

Was your wife alive? Yes.

She went with you? Yes, she went with me.

(By Mr. C. Adams.)

Were you ever present at any of the visits you described to have happened between Mrs. C. and Mrs. Farquhar? Never.

How then does it happen that you know that great familiarity passed between them? Though I have not been present in the room with them, I have seen them meet together at my door, and they have addressed each other with great familiarity.

(By Lord Folkestone.)

Have you seen that Mrs. C. lately? This evening in the lobby; but not to speak to her. That is the same Mrs. C. who used to visit

this Mrs. Farquhar? The very same.

Has Mrs. Farquhar been in your family at any period since that time? Not since she left my service in the month of May 1802.

(By the Chancellor of the Exchequer.)

In what situation in your family did Mrs. Farquhar live? As nursery-maid.

Have you seen Mrs. Farquhar here? I saw her pass through the lobby this evening; but not to speak to her.

[Mrs. Favery was called in.]

Mr. Ellis. This is Mrs. Farquhar,

Mrs. FAVERY was examined.

(By the Chancellor of the Exchequer.)

Is that the Mr. Ellis whom you represented as a carpenter the other night? Yes, it is; I had no other motive in disguising Mr. Ellis than my respect for the family, to bring a gentleman from the pulpit to the bar.

What is your name? My name is Favery.

How long have you been called by the name of Favery? Always.

Have you not been called by any other name? I took her name by Mrs. C.'s permission; I asked her if I might, and she said yes, I might take that name if I pleased; that I might get more respect shewn me.

When was that? Some years ago.

How long ago? Ten years ago; it is between six and seven years ago since I lived with Mr. Ellis.

How long have you been acquainted with

Mrs. C. ? Ever since she was married.

How long is that? It is 12 or 13 years ago; I cannot exactly say.

Were you in Mrs. C.'s service when you desired you might take her name? Yes, I was. And that you might gain more respect, she told you to take her family name when you were living in her service? Yes.

Had you ever taken that name before? No. What name did you go by before? Always

my own name.

What was that name? Favery.

How long is it that you have dropped the name of Farquhar, and taken to the more ordinary name of Favery? I am not obliged to answer those questions; I did not come here on that account.—[The Chairman directed the Witness to answer the question.]

How long is it that you have dropped the name of Farquhar, and taken to the more ordinary name of Favery? I might take it if I pleased; I was not forced to take Mrs. C.'s name; she told me I might if I pleased, and I

did it.

When did you drop the name of Farquhar, and take again the name of Favery? When I went back to Gloucester-place.

Was that that you might have more respect from the name of Favery, or out of delicacy to Mrs. C.'s family? More to Mrs. C.'s fa-

mily than to myself.

I think you just told me, that in Mrs. C.'s family it was, that for the sake of having more respect you dropped the name of Favery, and took the name of Farquhar Mr That was to go too. Mr. Ellis's; it was when I went there; and when I went back to Mrs. C. I told you my name was Favery.

Was it not to disguise from the family of Mrs. C. that your name was Farquhar, that you took the name of Favery? No, I had no cause to disguise myself in any point whatever; I have never done any thing that I was ashamed or afraid of; I had no call to disguise myself in any point whatever.

Where does your father live? In his grave.

Where did he live? In Scotland.

What name did he go by? Favery.

Has your mother married since your father, died? My mother is dead.

How long is it since she is dead? Some years

How many years ago? I cannot recollect; such questions as that put to me.

Did your mother die before your father?

No, my futher died first, and my mother after-

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Were you come to England before your mother died? Yes.

Were you in Mr. Ellis's service before she died? No.

Did you ever go to see your mother when you were in Mr. Ellis's service? No. I did not.

Did you continue in Mr. Ellis's service from the first time you went into it till the last time you quitted it, without interruption? I went away from Mr. Ellis's; Mrs. Clarke came for me in a coach, with her sister, and desired me to come to her child, which was ill, Miss Mary Anne; I went up to Hampstead to her; I said to Mr. Ellis that I wished to go away; he said, for what reason? I said my mother was ill, and I wished to lcave; that was not so, but I did not wish to offend Mr. Ellis; and I went to Mrs. C. again, and staid with her some time, and then went back to Mr. Ellis's.

And you told Mr. Ellis when you went back. you had been nursing your sick mother? Yes,

Who was it you used to visit near Tavistockplace, when you were with Mr. Ellis? I never visited any body there while I was with Mr. Ellis; I did not know Tavistock-place at that time.

Who was it you used to represent to Mr. Ellis as your mother, that you wanted to go and see when you wanted to go out? Mrs. C. and her children, and no one else; and if she was here she would represent the same.

You represented that as a visit to your mother? Yes, because I did not wish to tell

him I was going there.

You told him your mother's name was Mrs. Farquhar? I did not tell him, because he never asked me.

Where did Mrs. C. live at that time? At

Not in Tavistock-place? No, she did not; and I did not know Tavistock-place at that

Did you use to tell Mr. Ellis you were going to Hampstead? Only once, and he gave me

leave to go.

Where did you use to tell him you were going to? I never told him any where; he never put those questions to me; it was not above once a month, or once in six weeks that I did go out,

Did you ever live with Mrs. C. in Tavistockplace? I lived with her mother, and she lived

there too some time after that.

Are you any relation of Mrs. C.'s? That is not a question to put to me upon the business.

[The Chairman directed the Witness to attend to the questions, and to answer them in a manner becoming the dignity of the Committee.]

Are you any relation of Mrs. C.'s? No, I

am not a relation to her.

What objection had you to answer that question? Because I think there is no reason to put me such questions as that, that are not upon the business I was brought here upon.

Did you never tell any body that you were a relation of Mrs. C.'s? No I do not think that I ever did.

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Can you have any doubt of that'? Yes, I can. How came you to doubt about it? I lived with Mrs. C. to be sure; I know what you want to bring forward, and I will bring it forward myself; I suppose about my being married to Mr. Walmesley.

If you have any thing to bring forward about Mr. Walmesley I shall be very glad to hear it? I was married to this man, and I married in the name of Farquhar; he was a married man, and I would not live with him; he had a wife before me, and I never cohabited with him

when I knew of it.

How came you to marry him in the name of Farquhar? I spoke to Mrs. C. upon it, and said, I am going to be married; she said, To whom? I said, To a coal-merchant; which I thought he was at the time, but I was deceived; she said, I would not have him; I said, I will, and I was married to him. I married in the name of Fargubar.

How came you to marry in the name of Farquhar? Because I had left Mrs. C.; she had not any money to give me, and she said if I could get any thing upon credit, I might take it in her mother's name, and so I did; and I took bills in the name of Mrs. Farquhar, and Mrs. Farquhar paid them.

When was this? Three years ago; I left

Mrs. Clarke at the time.

It was upon that occasion Mrs. C. permitted you to take the name of Farquhar? No, before that she permitted me, I assure you.

Then you went by the name of Farquhar before you married? Yes, I did.

How long did you live with your husband? Four months; no longer.

Did you never represent to your husband that you were related to Mrs. Clarke? No, I never did.

That you are positive of? Yes, I never did, indeed, do that, because he asked me several times, and I told him, no, though I went by that name I was not related to Mrs. Clarke.

How came the real Mrs. Farquhar to pay so many bills for you, which you drew in her name? Because I lived with her daughter, and she gave me no money; I never had above 10l. of her in my life; I had only 10l. of her all the time she lived with h. r. h. in that

Did Mrs. C. never pay you more than 101. for all your services? No; once she gave me 5l. but never more than 15l. altogether during the time she lived with his royal highness.

*But before the time she lived with h. r. h.? Yes, then I have been paid very well, but I did not live always with Mrs. Clarke.

You are not Mrs. Farquhar's daughter? No. I positively am not Mrs. Farquhar's daughter.

Are you not Mrs. Farquhar's husband's daughter by a former wife? I cannot answer you that question, but I am not the present Mrs. Farquhar's daughter, I can assure you.

"Cannot you answer that question? No, I

cannot, indeed.

Why cannot you answer it? Supposing I did not know my mother nor my father; I cannot answer to that; I cannot tell what they did with me when I was young, I cannot answer such a question as that; it is impossible.

How old were you when your father died? I am sure I cannot tell you; I do not know my

own age now.

Were you an infant when your father died? 1 believe I was; I did not know my own father. Nor your mother? I do not know that I knew my mother.

Which died first? I believe my father died first, as far as I have heard; I cannot say to it.

Did you know your mother? I did not know my mother.

Did your father marry again? I cannot answer to that question; I do not know.

Do you mean to say you do not know whether your father married again? No, I cannot answer that question.

Did you ever hear Mrs. Farquhar say that you were the daughter of her husband by a

former wife? No, I never did.

But you will not state that you were not the daughter of Mrs. Farquhar's husband by a former wife? I cannot say any thing about it, but I can say I am not this Mrs. Farquhar's daughter; that I can answer to.

Did you know that Mr. Walmesley was summoned to be a witness at this bar to night?

No, I did not know it.

You had not heard so? No, I have not been told so.

Have you not seen it in the paper? Indeed I have not seen the paper to day nor yesterday neither.

Did you happen to know that Mr. Ellis was

summoned as a witness? Yes.

How did you know that? I went to beg his pardon; I did not wish to bring him into it at all, because I thought it was quite unnecessary to bring him in.

Did you know that Mr. Ellis was summoned to be a witness at this bar? Yes, I knew that

he was summoned to be here.

Do you mean that you did know, or that you did not know? I did know, because, I went to Mr. Ellis last night.

Did you know before you went to him last night? I was told that he was in the paper, and I said I was very sorry that he should be put into the paper on my account.

Who told you so? My Mistress.

Mrs. C. told you so? Yes, I had no motive whatever for disguising Mr. Ellis, but only his family.

Had you told Mrs. C. you had represented Mr. Ellis to be a Carpenter? I told her last night.

Not till last night? Yes. "

Are you quite sure you did not 'tell Mrs. C. before last night? I told her I had so represegred Mr. Ellis; she said, Why did you do it? Taid I did not wish to bring him forward in the house.

If you had represented him to be a Clergyman, and represented your story truly, how would that have brought him forward? I had no motive whatever for it, but to screen Mr.

Do you mean to say, that the wish to screen any person is a sufficient reason with you, for representing the fact different than the truth? That was my motive, and no other, to keep Mr. Ellis out of the Paper.

Do you mean to say, that the wish to screen any person is a sufficient reason with you for representing the fact different than the truth? Yes, that was it; I wished to screen Mr. Ellis in every point.

Do you recollect how often Mrs. C. called upon you while you were living with Mr. Ellis? I believe once, and her sister Miss Isabel Far-

quhar.

Only once? No.

Are you sure of that? Once Miss Taylor called upon me, and Mr John Clarke's wife: 1 never had any body but twice there.

Never any body called upon you but these four persons? No, I do not recollect any body else calling upon me.

Did Miss Taylor call upon you alone? No, there was Mr. John Clarke's wife with

Was that the Miss Taylor who has been here? Yes.

Did she come upon a visit to you? No, she only called to see me, and to tell me, Mrs. C. wanted to see me as soon as possible; I told her I could not come out.

Did you know Miss Taylor before she called

upon you? O, yes.

How long have you known her? Nine or ten years; she lived at Bayswater, and they had a house in Ormond-street.

Do you recollect Mrs. Clarke's ever living with a person of the name of Ogilvy? Not to my knowledge, she never did.

Did you know such a person? I have seen him; a lusty gentleman; I have seen hum in Tavistock-place, two or three times.

(By Mr. Bathurst.)

Had you any character given you when you went to live with Mr. Ellis? Yes, I had.

By whom was that character given? Mrs. Clarke or her sister; I do not know which

Under what name was that character given? In the name of Farquhar.

(By Sir T. Turton.)

Was the person whom you represented as Mr. Ellis, that you lived with as a Carpenter, the person whom you also represented as keeping a Linen-draper's shop at the other end of the town? I never represented such a thing

Did you represent that Mr. Ellis to keep a

shop? Yes.

Then is that statement that you made, wholly untrue, and a fabrication of your own? It is quite untrue that he was a Carpenter, he was a gentleman; but I did not wish, as I have before said, to bring him forward; it was a fabrication of my own doing, on purpose that I would not bring him forward.

Was it a fabrication as to the statement that he kept a shop? He never kept a shop, to my knowledge; he is a gentleman, as I have told

you before.

10091

Do you now recollect in what street he lived? I did not know last night, when I went there; I was two or three hours finding the place out; though I had a coach to Chenpside, I could not find it out when the coach put me down; I never was at Mr. Ellis's since I left him till now.

How long in truth did you live with Mr. Ellis? I believe, as near as I can say, two years; I lived with him twice.

During the time you lived with Mr. Ellis,

did he change his residence? No, never.
You are quite sure of that? Yes, I am quite sure of that, because I found him where I left him.

Were you sent with the children to Brighton, or to the sea-side, by yourself? No, I went with Mr. and Mrs. Ellis there; I went to Hampstead by myself with the children, when they had the measles, by Mr. and Mrs. Ellis's orders; but I did not mention that before; I never thought of it.

You have said, that your father lived in Scotland; in what part of Scotland? I do not know in what part he lived.

(By General Loftus.)

You have stated, that you did not wish Mr. Ellis to know where you were going to when you went to Mrs. Clarke's; what was your reason for wishing that? I had no motive, only people do not like to have their children taken about; not that I suppose Mr. Ellis had any reason to suppose I should do any thing with his children, or any thing that would hurt them.

(By the Chancellor of the Exchequer.)

Can you recollect where you were married? Yes.

Where? At Woolwich Church.

. By the name of Farquhar? Yes, it is three years ago.

Have you any relations in town? I do not know that I have any relations, or any acquaintances; hardly two; I keep no company,

I hardly see any one.

[The Witness was directed to withdraw.]

CHARLES GREENWOOD, Esq. was called in; and a copy of a Letter being shewn to him, he was examined as follows:

(By Mr. Huskisson.)

Is that in your hand-writing? Yes, it is.

Do you know what that paper is: Yes,
do.

State to the Committee what it is. It is a Vol. XII.

copy of a Letter written to Mrs. Clarke, after the Duke had separated from her.

11010

Written by whom? By the Duke of Yerk.
Did you take this copy from the original
Letter so sent? I did.

You perfectly recollect that this is a correct copy of the contents of the letter so sent? I conclude it was, I believe it is a correct copy; I do not recollect comparing it with the original

You copied this, in your own hand writing, from the Duke's letter? Yes, I did.

The Letter was read.]

"You must recollect the occasion which " obliged me, above seven months ago, to em-" ploy my Solicitor in a suit with which I was "then threatened on your account; the result " of those enquiries first gave me reason to " form an unfavourable opinion of your Con-"duct; you cannot therefore accuse me of " rashly or hastily deciding against you: But af-"ter the proofs which have at last been " brought forward to me, and which it is impos-" sible for you to controvert, I owe it to my own " Character and Situation to abide by the re-" solution which I have taken, and from which "it is impossible for me to recede. An in-" terview between us must be a painful task to "both, and can be of no possible advantage " to you; I therefore must decline it."

May 1806.
"Copy of a note supposed to have been Wn. by the D.——"

(By Lord Folkestone.)

Do you recollect the date of that letter? Indeed I do not.

You have stated that it was after the separation, how long afterwards? Immediately.

Is that docket, at the back of it, your hand-

writing? No, it is not.

Was this letter written at the period of the separation, to announce the separation, or subsequent? It was upon the separation, immediately after; I believe, h. r. h. never saw her afterwards.

Had he been in the habit of seeing her up to the time when this letter was written? Freally do not know that, I rather think that within three or four days he had seen her.

(By Mr. Charles Adam.)

At whose desire was the copy of that letter taken? At his royal highness's desire.

Has it been in your possession ever since? I have never seen it till to-night, I believe, from the time I took the copy.

Do you know in whose possession it has been? I really do not.

To whom did you give it after having taken a copy of it? I left it with the Duke of York.

[A letter sent by Mrs. C. since she left the house, being shewn to the witness] do you believe that to be the D. of Y.'s hand-writing? believe it is.

3 T

Will you look at the address of that, do you know that hand-writing? No, I do not at all. [The witness looked at another letter] Whose hand-writing is that? I think this is the same hand-writing as the last.

[Another letter being shown to the Witness]

Do you believe that to be the D. of Y.'s hand-

writing? I believe it is.

[Another letter being shewn to the Witness]

Do you believe that to be the D. of Y.'s hand-writing? I think that is the same hand writing.

Do you know gen. Clavering's hand-writing?

No. I do not.

[The following Letters were read:]

A letter addressed to Mrs. Clarke, No. 9, Old Burlington-street, dated Friday morning, beginning, "Without being informed to what amount."—A letter addressed to Mrs. C., No. 18, Gloucester-place, Portman-square, beginning "If it could be of the least advantage to either of us."—A letter addressed to Mrs. C., dated Octr. \$1st 1806.—A letter addressed to Mrs. C., No. 18, Gloucester-place, Portman-square, beginning, "I enter fully into your sentiments concerning your children."]

"Without being informed to what amount you may wish for assistance, it is impossible for me to say how far it is in my power to

" be of use to you."
" Friday Morag.

Addressed: "Mis. Clarke, No. 9, Old Burlington street."

"If it could be of the least advantage to either of us, I should not hesitate in complying with your wish to see me; but as a "Mccang must, I should think, be painful to both of us, under the present circumstantes, I must decline it."

Addressed: "Mrs. Clarke, No 18, Glouces-

"ter-place. Portman-square."

" October 21, 1806."

"It is totally out of my power to be able to give you the assistance which you seem to "expect."

Addressed: "Mrs. Clarke, "Southampton."

"I enter fully into your sentiments concerning your children, but cannot undertake what I am not sure of performing.—With regard to Weybridge, I think that you had better remove your furniture, and then direct the person who was employed to take the house, to give it up again."

Addressed: " Mrs. Clarke, No. 18, Glou-"cester-place, Portman-square."

(By Mr. Charles Adams.)

(To Mr. Greenwood).—Were you in the frequent habit of copying h. r. h.'s letters? No. Did h. r. h. give you any particular reason, for wishing you to copy this letter? I think 1

was with the D. of Y. at the time he wrote that letter, and as he generally copies letters that he does write himself, that I undertook to copy it to save him the trouble.

The witness withdrew.

CHARLES TAYLOR, Esq. a member of the house, attending in his place, was examined by the Committee, as follows:

Do you believe that to be gen. Clavering's hand-writing? Yes, I do.

Are you acquainted with his hand-writing?

Yes, I anı.

Did you ever see gen. Clavering write? How could I possibly assert I knew his writing, if I had not.

[The later was rend, dated the 8th Feb. 1808:]

" Limmer's Hotel, Conduit-street, 8th Feb. 6 P. M."

" My dear Mrs. C---; I have just heard "that you had it in contemplation to sub-" prena me before the house of commons: "the report I hope is unfounded; at all "events. I am particularly to beg, that "you will take every care that my name " even be in no shape whatever, or on any "account, brought before the house of " commons. As being a family man, the " world would be inclined to attribute mo-"tives to our acquaintance, which, tho" " not existing, all the arguments in the uni-" verse would not persuade them to the With great regard, truly yrs., " contrary. " H. M. CLAVERING, " Mrs. Clarke, " In haste, 6 P. M." "Westbourn-place, Sloane-street."

THOMAS LOWTEN, Esq. was called in and examined.

(By Sir Thomas Turton.)

You are a solicitor? I am an attorney at law and solicitor.

Do you remember being employed by Mr. Adam in the year 1805 to make any inquiries relating to Mrs. Clarke? I do. The first application to me upon that subject was from h. r. h. the D. of Y. in the month of Oct. 1805, in consequence of a letter which had been written to him. I had the honour to see h. r. h., and he communicated to me the business in which he wished me to be employed, and I agted professionally and confidentially for him upon that occasion.

In the course of such inquiries did you receive any and what proofs that Mrs. C. had made use of h. r. h. the D. of Y.'s name to raise money? I cannot say that I did in any inquiries that I made, discover that she had made use of the D. of Y.'s name to raise money. It appeared to me that in consequence of the protection she had from the D. of Y., and the way she lived, many persons were induced to trust her further than I think they would have done, if it had not been for that protection.

In the course of that inquiry did any pecuniary transaction turn out, in which Mrs. C. was concerned, that, in your opinion, injured in any degree the character of h. r. h. the D. of Y.? My inquiries upon that occasion were not directed to the purpose of knowing what transactions she had with respect to money concerns, they were of a nature which regarded Mrs. C.'s husband and her family rather than the mode in which she acquired money.

10131

Do I understand you to say you were not directed by Mr. Adam to investigate the circumstance of any pecuniary transaction in which the use of the D. of Y.'s name had been made? I do not particularly recollect that Mr. Adam ever directed me to inquire particularly as to sny transaction in which the D. of Y.'s name was made use of with respect to indiey; be had communication upon that subject with a gentleman who was more at liberty to go about than I was, which was Mr. Wilkinson.

Do not you recollect Mr. Adam stating to you, that he considered the conduct of Mrs. C. had been very incorrect in pecuniary transactions, in the use of the D. of Y.'s name? I do not recollect it.

Do you recollect stating upon paper the result of your investigation of the inquiries to hr. h. the D. of Y.? In the beginning of the month of May 1806, having enquired as much evidence as appeared to me to be necessary for the purpose of satisfying the D. of Y. on the subjects on which I was employed, those several matters which did so come to my knowledge were reduced to writing, and I do not know whether through Mr. Adam or some other person, were communicated to h. r.h. the D. of Y.

When you had finished the examination, did you communicate the result of it with the proofs to h. r. h. the D. of Y.? I put them into a train, and they went to h. r. h. I did not deliver them myself; I knew from h. r. h. that he had them.

To whom did you deliver them to be conveyed to h. r. h.? As to the hand, whether I delivered them myself, or any clerk, or any servant, I cannot tell.

Were they conveyed by yourself or any other confidential person? I really do not re-

Are you sure that the result, and the documents upon which that result was founded, were communicated to h. r. h.? I have got in my pocket the thing that I communicated to h. r. h.; I communicated all such things as appeared to me to be necessary and proper.

Are you sure that the result, and the documents upon which that result was founded, were communicated to h. r. h.? I believe they

Do you recollect, that with those papers there were any documents to prove, that any money was raised in the D. of Y.'s name, by Mrs. C.? I think there were not, but the paper will speak for itself.

Do you know the reverend William Williams? I know very little of hun; I regrember

him some years ago being about the Court of King's Bench, and very troublesome to Mr. William Jones the Marshal.

[1014

Have you seen nothing of him lately? A never saw him-till that night he was before this house, for 7 or 8 years.

You did not see the rev. W. Williams lately, before he was examined at this house? I saw him about 7 o'clock that evening.

Was that previous to his examination before the Committee? It was,

Was no application made to you by Mz. Williams, or by you to Mr. Williams, before that? I had no application from Mr. Williams nor did I make any to Mr. Williams, nor did I see Mr. Williams, except about three minutes in the lobby about seven o'clock, before he was examined.

Had you any reason for thinking Mr. Williams insane? I was induced to think very indifferently of hun, as to his character and sanity, 7 or 8 years ago, on his calling upon me; I wrote to my friend Mr. Jones the Marshal, and in answer I received a letter from him saying, have nothing to do with Mr. Williams, for he is mad.

(By Lord Milton.)

Do you recollect sending any person to Mr. Nicholls at Hampstead, some days ago? I do.

Nicholls at Hampstead, some days ago? I do.
Who was that person? It was Mr. Thomas
Wright, who lives upon Haverstock hill, near
Hampstead.

What was the object of sending Mr. Wright to Mr. Nicholls upon that occasion? I sent Mr. Wright to find out where Mr. Nicholla lived, as I was told he had removed from Hampstead to a farm, and Mr. Wright being a resident at Hampstead, I thought him most likely to find out where it was he lived.

Why did you wish to find out where he lived? I had received intimation by a letter, that Mr. Nicholls could give material evidence as to the matter of inquiry before this honourable house.

What description of evidence? It was respecting Mrs. Clarke and Mr. Dowler hving at his hopse in 1807 and 1808.

Did you wish to inquire after any letters that were supposed to be in the possession of Mr, Nicholls? I did not wish to inquire, for I knew nothing of any letters that were in his possession till he came to be examined before this honourable house.

(By Mr. Alderman Combe.)

In the representation you made, of the result of the inquiries into the conduct of Mrs. C., was any part of it that she had raised money under the real or fictitious patronage of inditary promotion? It did not occur to me in my enquiry, that any such transaction had taken place; it was not part of my enquiry; I never believed one word upon that subject.

(By Mr. Bankes.)

Have you had any interview with gen. Glavering during the course of this enquiry? On 10157

the day that gen. Clavering was first examined, he called upon me in the Temple

Did he call upon you previous to his examina-

tion? He did.

What passed in that conversation? I will state as nearly as I can; Gen. (lavering when he came to me said, that he had seen the statement made by Mrs. C. in which his name had been mentioned; that he could contradict that statement very materially; he gave me his account of the contradiction, of which I made a memorandum in writing; after that, to my surprize, when I came down here, gen. Clavering came to where I was at Alice's Coffee-house with a letter ready written, addressed to his majesty's Attorney General, in which he made use of my name I thought improperly; and I desired that my name might not be introduced; but that if he had any thing to communicate to the Attorney General he would write it in his own name.

Did you advise gen. Clavering to write a letter to the Attorney General or any other member of this house? I did not advise him in any other way than I have just now stated.

What advice did you give to gen. Glavering? Not to make use of my name in any letter he might write to the Attorney General.

That is negative advice; what positive advice did you give him? I did not give him any advice to offer himself to be examined; but that if he could give any contradiction to Mrs. C.'s evidence, I thought it would be material he should be examined.

• Did you advise him to offer himself to be examined, if his evidence could materially contradict Mrs. C.'s? I did not advise him to offer himself voluntarily to be examined.

Did you give him any advice, as the result of your conversation with him? I really thought gen. Clavering comperent to advice himself upon the subject; I did not give him any advice further than common conversation, to say if you will be examined send in your letter; I was not consulted by him by way of advice.

What was the occasion of his coming to communicate with you? I really do not know; he said when he came in, that he had a statement to make that would contradict Mrs C.'s statement; and I think he said that he had seen col. Gordon, and that he had desired him to call upon me.

Did you understand that he came to you, in consequence of the desire of col. Gordon? I believe partly from the desire of col. Gordon, and partly from a wish of his own to contradict the statement made by Mrs. C.; so I understood it.

Did he ask you what would be the best course for him to pursue, after his conversation with you? He did not.

Did he say that he should write any letter to the Attorney General, or any other member of parliament? He did not.

-At the time he left you, did you suppose he was about to offer himself as a voluntary witness, before this committee? When he left me

in the Temple I did not suppose or expect any such a thing; when he quitted me at Alice's Coffee house I did expect it.

Did you put any questions to him, to know what any evidence he could communicate to this Committee might bo? I did; I asked gen. Clavering several questions as to his knowledge of Mrs. C.; how long he had known her, where he had seen her hast, and other questions, which occurred to me us proper for the investigation of the business in which I was engaged.

Did you ask him any question, whether he had offered Mrs. C. any money for promotion, or for raising a regiment, to be procured through her influence with the D. of Y.? I did not; I should have thought it most impertment, as I could not conceive a general officer could be

guilty of any such conduct.

Did he communicate any such information

to you? Certainly not

Did you question him generally with regard to his communication and intercourse and acquaintance with Mrs. C.? I did; and it appeared to me, from the paper which he produced, that Mrs. C. was making use of him for the purpose of getting some person promoted from one regiment to another; and it appeared that a letter, dated in the Temple, and apparently signed by a Mr. Sumner, contained a recommendation of that person so wished to be promoted, and who, he stated to me, Mrs. C, had represented as a relation of an hon. member of this house, and which letter he was to transmit to the D. of Y., in order to obtain that promotion.

Did you ask him, whether he had maintained any correspondence with Mrs. C. upon the subjects of military promotion, or matters connected therewith? I did nor; and I knew of no other instance than the one I have just mentioned.

Did he give you to understand, that he had communicated to you fully all that passed between him and Mrs. Clarke upon the subject of military promotions, or matters connected therewith? He did not say any thing to me upon that question, further than I have stated to the Committee.

Did he inform you that he had shewn a letter, addressed to the Attorney General, to any other person before he shewed it to you? I do not recollect that he did; there were two other persons present when he shewed it to me.

Are you sure that you advised him to omit your name out of that letter? I am.

Are you sure that he omitted it in consequence of your representation to him? He destroyed the first letter, and he wrote another, and read it to me, without my name being inserted in it.

Did you make any observations upon the second letter? I cannot say that I did, I do not recollect that I did.

(By Mr. Whitbread.)

In the conversation that you have stated to

have passed between gen. Clavering and you, did the words " If you will be examined, you had better send a letter;" pass at Alice's Coffee-house, or in the previous interview with gen. Clavering? I said, if you will be examined, you had better send a letter; that was at Alice's Coffee-house.

Did you advise gen. Clavering to call upon Mr. Ogilvie, or any other persons, touching this inquiry respecting Mrs. C.? Gen. Clavering mentioned the name of Mr. Ogilvie to me, as being the person who first introduced him to Mrs. C., and said he could get this information from Mr. Ogilvie; and it is possible I might say, then you had better see Mr. Ogilvie.

Did gen. Clavering give you any account afterwards of having seen Mr. Ogilvie I think he did, but I will not be positive; I do not re-

collect any thing that he said.

You have mentioned, that before Mr. Nicholls came to the house of commons to be examined, you were not aware that he was in possession of any letters; did you see those letters before Mr. Nicholls came to the bar of the house with them? I did see four bundles of letters in the possession of Mr. Nicholls.

Did you examine those hundles? I believe I turned over many of the letters, but I did not

read any one of them.

Were they examined in the presence of Mr. Nicholls or any other person? The examination that I had was in the presence of Mr. Nicholls, and did not last five minutes; other persons were present; Mr. Nicholls's wife was present? I returned all the letters as I received them from him.

(By Mr. Robinson.)

Did you know of any sums of money paid by h. r. h. to Mrs. C., during her residence in Gloucester-place? I did not.

Have you with you the paper, on which you wrote the result of your conversation with gen.

Clavering? I have not.

Have you in your recollection the contents of that paper, so as to enable you to state it to the house? I believe that paper, which was the rough copy of a paper which I wrote in the Temple, was sent into the house with his letter.

(By Mr. Beresford.)

Did you recommend gen. Clavering to send in that examination; was it inclosed in the letter, or how was it sent? It was given, I believe, to gen. Clavering open, without being inclosed in any letter.

Was it in your hand-writing or geu. Claver-

ing's? In mine.

Was it inclosed in the same cover as gen.

Clavering's lester? Certainly not.

What do you mean by saying that it was sent in with the letter? I believe I gave it to gen. Clavering in the Coffee-house.

Who were present when you turned over those letters of Mr. Nicholls's? Mr. Nicholls, Mrs. Nicholls and Mr. Wright.

Nobody else? Nobody else.

[The witness was directed to withdraw.

Mr. Beresford stated his wish to procure the fullest information on this subject, in order to trace the conduct of that officer ab initio.

General Matthew vindicated the character of gen. Clavering from any improper insinuations. He did hope, that a long and honourable life in the service of his country, would not be aspersed without the fullest proof of what he conceived could not be substantiated.

[The Witness was again called in.]

(By Mr. Robinson.)

Have you any and what reason to believe that Mrs. C. ever raised any money on the credit of the D. of Y.? I do not know that Mrs. C. ever raised any money on the credit of the D. of Y.; that she might get a great deal of credit with tradesmen for goods supplied to her in consequence of living in the way in which she did.

In consequence of the inquiries which you made, did you find that Mrs C. had ever raised any money upon the credit of the D. of Y.? I. cannot say expressly that ever I did find it in any other way than I have before stated, that she got into debt to various tradesmen to a considerable amount, who were induced to trust her in consequence of her connection with the Duke of York.

(By Mr. Adam.)

Look at the subporna inclosed in the letter which you have; what is the name of the cause in which that subpæna was? Turner against Mary Ann Clarke.

Do you know from your situation as clerk of Nisi Prius in Middlesex, whether that cause was entered for trial in Middlesex? I recollect perfectly that it was entered for trial, and it stood for trial. I believe, upon the 12th of May 1806; just before the cause was to be tried it was withdrawn,

State how you received that letter with the subpæna inclosed? I cannot positively recollect: I rather believe Mr. Adam communicated it to me; or what other gentleman who had communication with the D. of Y. did so. I really do not know.

Look at the signature of that letter, and merely read the name at the bottom of it? The name appearing at the bottom of this letter is Henry Turner.

Are you acquainted with him? Just as I am acquainted with many other persons in town; I do not know that ever I spoke to him in my

Do you know what he is? I believe Pawnbroker, in Princes'-street, Leicester-fields. Do you know the hand-writing?, I do not. How do you know that it is his hand-writing? I believe it to be the hand-writing of Henry Turner, who I know was living in John-street, }olden•square.

Do you know that Mr. Henry Turner, who lives near Golden-square, is the Mr. Henry Turner who signed that letter? I do not.

(By Mr. Whitbread.)

During the connection between the D. of Y. and Mrs. C., did you ever know that Mrs. C. raised money upon the credit of the D. of Y.'s I do not. pame?

[The Witness was directed to withdraw.]

JOHN WILKINSON, Esq. was called in, and examined.

(By Sir T. Turton.)

In what capacity do you live with Mr. Lowten? I do not live with Mr. Lowten.

In what capacity are you ever employed by Mr. Lowten? I am very frequently employed by Mr. Lowten in the transaction of various businesses that arise inchis office.

Do you recollect being employed by Mr. Lowten in the year 1805, to make any inquiries relating to Mrs. C.? I was.

In the course of such inquiries, have you any proof that you can give to this house, of any money transactions in which Mrs. C. made use of the D. of Y.'s name? I really do not know what this house would consider as proof; it came to my knowledge in the month of May, that the D. of Y. had received notice that he was to be subpornaed in an action brought against Mrs. C. for money due to a man of the name of Turner: Mr. Turner's attorney, Mr. Batchelor, called upon me, and informed he was going to serve the D. of Y. with a subpæna, and read me a letter, which he said he had advised his client to send with the subpæna; but I had no proof that the money was due from Mrs. C.

Do you know of any instance in Mrs. C. made use of the D. of Y.'s name to raise money? I do not of my own knowledge.

The witness was directed to withdraw.

Miss MARY ANN TAYLOR was called in. and examined.

(By Sir Thomas Turton.)

In your former examination, have you not said that you were very intimate with Mrs. C. and frequently visited at Gloucester-place? Yes.

When the D. of Y. was present at those visits, was there any body in company besides, at any time, that you can recollect? None except the servants ever.

Upon those occasions, did the conversation in your presence appear free and unrestrained?

Yes, quite so.

Do you recollect, at my time, when you were present, any conversation taking prace between Mrs. C. and h. r. h. the D. of Y. relative to military promotions? Nothing except that time about col. French.

Recollect, whether at that conversation relative to col. French, you are perfectly sure there was nobody present but Mrs. C. yourself, and h. r. h. the D. of Y. ? Yes, I am very certain of it.

Are you sure that the words that were used by Mrs. Co on the occasion of the D. of Y.'s referring to her upon the conduct of col. French towards her, were, that his behaviour was middling, but no very well? Yes.

You are sure those were the words? Those

were the words.

Did you at any time afterwards have any conversation with Mrs. C., relative to the observation of the D. of Y. upon col. French's business? Not till within these three weeks or a month.

What was the conversation you had at that time? She asked me, if I recollected the D. of Y. mentioning col. French's name in my presence.

Did any thing else pass upon that occasion? I immediately recollected the circumstance, and

Did Mrs. C. make any reply to that observation, and what? I do not recollect what she said.

Do you at all recollect any further conversation that passed at the time, when the D. of Y. made that observation relative to col. French's levy, besides what you have already given in evidence? No, nothing at all upon that sub-

Do you recollect at any time, Mrs. C.'s stating in your presence to the D. of Y., any wish in favour of any application for military promotion? Never.

Do you recollect at any time Mrs. C. applying to the D. of Y. in your presence for money?

Did any conversation at any time take place in your hearing between h. r. h. the D. of Y. and Mrs. C., with respect to the pecuniary difficulties under which she laboured? No, never.

Do you recollect that Mrs. C. ever stated to h. r. h. the D. of Y., that col. French had broken any pecuniary promise he had made her? No, I do not recollect it.

Do you now know Mrs. Hovenden? What is

meant by now?

How long is it since you have ceased being acquainted with Mrs. Hovenden? More than two years.

Can you assign any reason for not being acquainted with Mrs. Hovenden at present? I did not return the last visit she made me, I suppose that is the reason.

Can you inform the Committee where Mrs. Hovenden lived at thet time? In South Moulton-street, I think, Oxford-street.

Do you recollect at what number? No, I cannot recollect the number.

Do you resollect how long she lived in South Moulton-street? I never knew.

How long had you known her before she lived in South Moulton-street? She was there when first I saw her.

How long was your acquaintance with here? Not above seven or eight months,

Is Mrs. Hovenden a widow or a married woman? She was a married woman, she is now a widow.

Do you know where she lives now? No, not at all.

(By the Solicitor General.)

I think you said that till three weeks ago, you had not mentioned the experience of respecting col. French since it passed; do you mean to state that? No, I do not think I ever did mention it.

Then it was to Mrs. C? Yes, it was.

How long ago is it since you heard the expression respecting col. French? I do not say it was during Mrs. C.'s residence in Gloucester-place.

About how long? I cannot say.

Was it a year, or two years ago? More than

two years ago.

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Was it four years ago? No, I do not think that it was quite so much, though I cannot say.

Was it the winter or the sammer? That I cannot recollect.

Cannot you recollect at all what part of the year it was in? No.

Nor what year it was in? No.

You have totally forgotten how long ago it was, or what part of the year it was in? Yes, I have quite forgotten it.

Were there any circumstance at the time passing which induced you to take particular notice, or to bear in your recollection the expression? The chief circumstance was, that I never saw col. French, though I had heard his name, which made me curious when I heard his name, respecting him.

No other circumstance but the one you have

mentioned? No other.

After an interval of four years, you recollect a particular expression, without any intervening circumstance ever having happened to call it to your remembrance? O, yes, I have thought of it since, though I have not mentioned it.

You had never mentioned it to any body before you mentioned it to Mrs. C., three weeks

ago ? I believe not.

What brought it into your thoughts so now and then? The curiosity that I mentioned before, respecting a man that I was not allowed to see.

Can you recollect what passed with Mrs. C. three weeks ago upon the occasion of this conversation respecting col. French? No, nothing.

Not one expression or circumstance that passed three weeks ago with Mrs. C.? No, I do

not recollect any.

Is your memory so defective as to have forgotten all that passed in the conversation three weeks ago with Mrs. C.? That is very possible, for it did not interest me at all.

Where was it that Mrs. C. brought to your recollection, or enquired about col. French? At

her house in Westbourne-place.

Was it at that time proposed to bring the subject forward in an inquiry? I do not know about that.

Was any body present when this passed between Mrs. C. and you? I believe not.

Have you forgotten that too? Yes.

Cannot you now recollect any one fact or circumstance that passed three weeks ago with Mrs. C., or even who was present? I do not think any body was present, and I do not recollect any fact or circumstance.

How came Mran C. to be making any inquiry

about this? I did not ask her that.

Do you mean to state you do not know upon what occasion the conversation between Mrs. C. and yourself arose.—I suppose something relating to this business; I did not think of it at the time.

Did not Mrs. C. inform you at the time why she was making this inquiry? I do not recol-

lect that she did.

Will you positively say that she did not? No,

I will not, because I am not sure.

Had any body been in your presence with Mrs. C. prior to the inquiry, asking questions upon the same subject? No, I believe not.

Cannot you remember that? I cannot re-

member it, if it was the case.

Cannot you remember, whether three weeks ago any body had, in your presence, when enquiring of Mrs. C. on the subject of military promotions by the D. of Y., or any thing which is now the subject of inquiry.—They did not inquire in my presence.

When you were here before you stated that your fasher and mother were living, and of the

name of Taylor? Yes, I did.

Is that true? Yes. "
Does not your father go by the name of Chance? He never told me that he did.

- The witness was directed to withdraw.

Mr. W. Smith objected to this course of examination: whether she knew or not, that her father went by the name of Chance, was, he contended, of little consequence. He protested against any attempts to endeavour to draw the witness into contradictions.

The Solicitor General agreed that it was not very material to the inquiry before the Committee; but would it not go to affect the credit of the witness, if it appeared her father never went by the name of Taylor, but always by the name of Chance?

Mr. Whibread said it was competent for the learned gentleman to call evidence to contradict the witness, but he would maintain that any temporary change in her father's name, arising from embarrassment or other circumstances, could not affect the witness's credit. The questions preseed upon her as this and her former examination appeared to be very setere:

After some further discussion between

the Chancellor of the Exchanger. Mr. W. Smith, Mr. Whitbread, and Mr. Bathurst

[The Witness was again called in, and examined,

(By the Solicitor General.)

Did your father ever go by the name of Chance? He never told me that he did.

Do you mean to state that you never heard any hody call him by the name of Chance? No, I do not think that I ever did.

Have you a doubt about it? None, I be-

Then do you mean to state that he has always passed by the name of Taylor? To the

best of my knowledge.

Recollect yourself, whether you mean to persevere in that, that throughout the whole time you have known your father, you never knew him called by any other name than the name of Taylor? Never, throughout the whole time I have known him.

Do I understand you to say, that during all the time you have known him, you never yourself, or in your presence, heard any body call him by the name of Chance? No, never.

Do you know Mrs. Favery? As far as she was a servant of Mrs. Clarke.

How long have you known her? Nearly as long as I have known Mrs. Clarke.

How long is that? Some 8 or 9 years, I

suppose.

Did Mrs. Favery, all the time you have known her, go by the name of Favery, or by any other and what name? When first I knew Mrs. C., she went by the name of Martha, but I did not know her surname.

Do you mean, that Mrs. Favery went by the name of Martha? Yes.

Did you never hear Mrs. Favery go by any other name than that of Favery or Martha? I do not recollect that I did.

Did you visit Mrs. Favery when she lived with Mr. Elis? I called upon her once, not as a visitor

Whom did you inquire for at Mr. Ellis's? It was Mrs. C.'s sister went with me; I was not the inquirer.

Did not you hear Mrs. C.'s sister inquire for her as Mrs. Favery, or by some other name? I believe Mrs. Favery opened the door.

How long were you together? I cannot say. By what name did you or your companion address that woman? By the name of Martha. And no other name? No other name.

Do you mean to state (recollect yourself before you answer that question) that that per-on never went by the name of Farquhar? Never, to my knowledge.

You have known her nine years? Yes, about

And in no part of that time did she ever go by the name of Farquhar? I never heard her called by that name.

Were you well acquainted with her while he lived with Mr. Ellis? Yes, she had lived with Mrs. Clarke previous to that.

You had known her when she lived with Mrs. C., previous to her living with Mr. Ellis? Yes.

Do not you remember, that, when she went to live with Mr, Ellis, she took the name of Farquhar? I never heard that circumstance.

Do you mean to say, that she continued to go by the name either of Martha or Favery, after she quanted Mrs. C., and went to live with Mr. Ellis? I never knew her by any other na 🚾.

Do you remember Mrs. Favery being married? There was some talk of it in the house, but it was scarcely believed.

Did you know any of the relations of Mrs.

Favery? Not one.

You never saw her husband, or the person to whom there was a talk of her being married? No, never.

You never saw a person of the name of

Walmesley? No, I never saw him.

Do you recollect your father's father? No. . he was dead many years before I was born.

What was his name? I do not know what his name was; I never talked to any body about him.

(By Mr. Cavendish Bradshaw.)

Might not your father, from distress, to avoid his creditors, have taken the name of Chance, or any other name, without your nowledge? Then how should I know it.

Have you had a niece of Mrs. Hovenden's under your care at any time? Yes, more than wo years ago; she staid with me only a few weeks on a visit.

(By the Chancellor of the Erchequer.)

Is your father now alive? Yes, he is.

Do you know whether your mother has been n custody for debt, within a short time? I cannot answer that.

Do not you know that your mother has been n execution for debt? [Here the right hon. gent, expressed his regret that he should be thus compelled to hurt her feelings. Taylor burst into tears.] My mother has nothing to do with the present subject.

The Chairman informed the Witness she

must answer the question.]

Do not you know that your mother has been in execution for debt? I must appeal to the indulgence of the Chairman; I cannot answer it.

The Chairman informed the Witness that. in his opinion, she must answer the question.]

Do you know that your mother has been in custody for debt? Yes.

How long? Miss Taylor replied in tears, Neurly two Pars.

[The Witness was directed to withdraw.

The Chancellor of the Exchequer explained why he asked the question. He thought at her first examination that there was something in her answers respecting her father and mother, which made him sup-

pose that she was not the respectable person she was represented. It now appeared that her father and mother were not married.

Mr. W. Smith put it to the house how far the credit of the witness was to be affected by this circumstance. She felt on the occasion as any one might feel. was natural that she should feel a reluctance to disparage herself by acknowledg-

ing that she was illegitimate.

Mr. Whitbread concurred with the right hon, gent, that the questions were as painful to him to put as they were to the witness to receive; but it appeared to him that he had rather overstated what she had said on a former examination. She did state that Taylor was her father's name, but not that it was her mother's. It was by her credibility, and not by her respectability, that they were to determine how far they should believe her.

Mr. Barham regretted that these last They had cast a questions were put. doubt upon the character of the witness, which was enough to extinguish her means

of subsistence.

Mr. DEDERICK SMITH was called in, and examined.

(By General Loftus.)

What are you? A brazier and timman.
Do you know Miss Mary Ann Taylor, of
Cheyne row, Chelsea? Yes.

How long have you known her? I cannot exactly say, but I think about 15 years; I am not certain exactly to the time.

Do you know her mother? Yes, I do.

How long may you have known her mother? About the same time.

Do you know her father? Yes, I do.

Do you know what his name is? His name is Thomas Chance.

Do you know his profession? His profes-

sion was formerly a stock broker, but he failed, I believe.

Did he ever do any business for you in that profession? Yes, he has.

Did you ever make a purchase of land of him? Yes, I did.

In what name did he convey it? In the name of Chance.

Did he ever tell you that he had a wife? His wife was Mrs. Taylor, she passed as his wife.

Did he ever tell you that he had another wife? No, he never told me so.

Did you ever apply for him at the Stock Exchange under the name of Taylor? Yes, I have.

Could you find him by that name? No. Under what name did you find him? The name of Thomas Chance.

How long has he ceased to be a broker? Vol. XII.

To the best of my knowledge, two years y but

I will not be certain. Did he do business publicly at the Stock Exchange every day as Thomas Chance? Yes,

Was he known by any other name than that of Chance? He was not.

Did you ever see him with his daughter Mary Ann Taylor? Yes, I have.

Did he go by the name of Chance at that time? No, he went by the name of Taylor.

(By Mr. W. Smith.)

What was your reason for inquiring for him by the name of Taylor, at the Stock Exchange? Because at that time I did not know but what his name was Taylor.

How come you to apprehend that the name of a man was Taylor, whom you knew by the name of Chance? I found out then that his name was Chance; before I always thought his name was Taylor; I found it out when I began to deal with him, and not before.

At what time did you find out that the name of this person was Chance? I cannot exactly say the time, but it was that time when I wanted him to do business for me at the Stock

Exchange.

By what name did the person of whom you are speaking, go, when you were first acquainted with him? He went by the name of Thomas Taylor.

How long ago was that? O, that is a good

many years ago, ever since I knew him.

How long did he continue to go by that name, to the best of your knowledge and behef? He has gone by that name till I found out that his name was Chance, when he began to do business for me at the Stock Exchange.

About how long ago may that be, that you apprehended that the true name of this party was Chance? My memory will not furnish me with that, but it is several years ago, that is all I can say; I could find it out by papers, but my memory is very bad, and therefore I cannot go any further.

In what neighbourhood did the party of whom you speak, live, when you knew him by the name of Taylor? He lived in Normanstreet, and he lived at Bayswater, and all that time I knew him but by no other name than that of Thomas Taylor; nor my family, never any of them knew him by any other name.

To the best of your knowledge and belief, was the party universally known in all that neighbourhood, by the name of Taylor, and no other name? Yes, he was.

(By General Loftus,)

Do you recollect Mrs. Taylor and Miss Mary Ann Taylor calling at your house one day with a bill, or an instrument of that kind, to teash for it? They called at my house, and

rs. Taylor wanted to borrow some money of me; she said she had a paper to give me as 3 Ú

a security, which she would not trust with any body else.

Did you state to them, that Mr. Chance was coming to your house on that day? I did.

Did they then know him to be the person that you knew as Mr. Taylor? Yes.

Did Mary Ann Taylor make any observation, upon your stating that Mr. Chance was coming? She laughed, and said to the mother, we will say we only paid Mr. Smith a morning yisit.

What did Mrs. and Miss Taylor or either of them, say or do in consequence of your telling them Mr. Chance would be there that morning? Miss Taylor said to the mother, We will tell my father, I think, I will not be positive, if he comes, that we only paid Mr. Smith a morning visit; they stopped a bit, and then they went away.

(By Sir John Sebright.)

Are you quite sure, that when you told Mrs. Taylor and her daughter, this person was coming, you made use of the name Chance; are you quite sure you did not say, Mr. Taylor is come? I am not quite sure; I think I said Mr. Taylor by way of a compliment.

(By the Chancellor of the Exchequer.)

Have you any means of knowing that Miss Mary Ann Taylor knew her father by the name of Chance: and if you have, what are those means? I have no means of knowing that she did,

[The Witness was directed to withdraw.

General the Honourable CHAPPLE NOR-TON attending in his place, was examined.

Do you recollect the state in which the army was, when h. r. h. took the command of it, in regard particularly, to the mode in which the promotions and commissions of the army were carried on? I believe in former days, those officers who had great weight of interest, might have got promoted very rapidly, much sooner perhaps than was right or proper; h. r. h. made, in my opinion, very salutary regulations to prevent that. I could, if it was not trespassing too much upon the time of the Committee, speak very fully to what I believe, and what has come to my knowledge, to have been the conduct of the Commander in Chief since he has been at the head of the army.

State any particular circumstances that are within your own knowledge with reference to this particular part of the subject.—Perhaps of all others this is a subject I am least able to speak to; but the conduct of h. r. h. with respect to the army in general, I can speak to at large, That he has done more service to the army than all his predecessors the Commanders in Chief; and I will state in what manner; in the first place, and what is very material,

recollect very well that h. r. h., I believe was the instrument and the means, through the medium of this house, of giving bread to the soldier when he had little or nothing to eat; and I will exemplify that, by a conversation I had with a lieutenant colonel of one of the best regiments in his majesty's service, the late lord Cornwallis's, col. York, I was very sensible of the very scanty pittance the soldier had to subsist on in this country, and I endeavoured to do what I could to assist in the measure; and col. York supplied me with a very strong instance, which was when the 33d regiment was about to return home from a foreign station. According to the articles of war the commanding officer of each regiment so returning is to make known to his men, that any soldier who wishes to remain behind upon that station is at liberty so to do; the men of the 33d regiment informed col. York that it was their intention all to remain behind, and to continue abroad, because where they were they had sufficient to eat, and if they came to this country they should not have a dinner. His r. h. first got an allowance of bread to the soldiers, and afterwards of beer, and then their pay increased, and upon which the soldiers are very coinfortable. If it was not wearying the time of the Committee, I could mention another very singular instance. After the American war, I recollect a soldier in my own company (I was in the Coldstream Regiment of Guards) that came home, and had been very severely wounded; he was discharged from the regiment, the regiment had nothing further then to do with him; he was recommended to Chel-ea, but Chelsea had no means of taking care of him; and the man would have been left to pensh, if it had not been for the quartermaster of the Coldstream, who went to the officers at Chelsea, and the officers at Chelsea did get the man taken care of. Since that (1 take for granted h. r. h. was very much the means of doing it) the York hospital was it.stituted; so that the men have not been left in that distressed situation since the American war.

In your opinion, have the condition and discipling of the army upon the whole declined or impresed since h. r. h. took the command? I am one of those, unfortunately, who think there was a very good system in the army, with regard to discipline, before h. r. h. came to the head of it.

Referring to the time when h. r. h. took the command of the army, and the latter part of lord Amherst's time, has the state of the army improved since h. r. h. took the command? There was a very good system, then, or else our regiments would not have gained those advantages which they did; and I really do not know that it is better now than it was then, if I am to speak my opinion.

The Right Hon. General FITZPATRICK, attending in his place, was examined.

(By Mr. Yorke.)

Do you recollect the state in which the Army was, when h. r. h. took the command of it, in regard, particularly, to the mode in which the promotions and commissions in the army were carried on? I am persuaded that there is no officer of long standing in the service can recollect the state of the army previous to h. r. h.'s taking the command, who will not be ready to testify the very great improvement which the army has derived, in every respect, from h. r. h.'s management of it; I do not presume to give this opinion on my own experience merely, having no pretensions myself but that of long standing in the army; I consider myself as a competent judge of the question, I really believe the notoriety of this fact to every officer who has any knowledge or experience upon the subject, is such, as in my humble opinion, to have made any such reference to general officers wholly unnecessary; and all I have to say upon this subject is, that there is no officer in the army who will contradict the fact.

The Right Honourable the SECRETARY AT WAR, (Sir James Pulteney); attending in his place, was examined.

(By Mr. Yorke.)

Do you recollect the state in which the army was, when h. r. h. took the command of it, in regard, particularly, to the mode in which the promotions and commissions in the army were carried on? I can only say that I concur entirely in every syllable which was delivered by my right how friend over against me (general Fitzpatrick); with regard to the manner in which promotions were carried on before the present Commander in Chief assumed the command of the army, particularly in the period immediately preceding his appointment, there was certainly great abuse, and such as, if continued, must have proved highly detrimental to the service. It is notorious that rank in commissions and rank in the army, were got intircly by money, or what was the same thing, by raising a certain number of men, indeed more generally by paying for it; there were many instances of officers who attained their rank of major, I believe of lieutenant-colonel, in the space of one or two years. 11. r. h., soon after he assumed the command. established a regulation, in consequence of which no officer could attain the rank of captain, before he had served two years, nor that of field officer before he had served six, and I believe that those regulations have been rigidly adhered to, and have been of infinite service to the army.

State whether in your opinion, upon the whole, the condition and discipline of the army have declined or improved during the time his r. h. has been Commander in Chief? In expressing my concurrence with what had fallen from my right hon. friend, I have answered that question. I certainly conterve that the

condition of the army is very considerably improved, and I am certain that its discipline particularly (meaning the discipline in the field,) has improved to a very great degree. I recollect when it was a matter of difficulty to place five or six regiments upon the ground, so I mean, as to be enabled to act against an enemy; that operation is now performed with as much facility as that of placing a company; when those five or six regiments were so placed, it was a matter of great difficulty to make them move in an uniform line, that is now done with the utmost precision and facility; I therefore conceive, without going further, that the discipline of the army, and their power of action, have very considerably improved by the uniform system which has been produced under the auspices of the present Commander in Chief, and that to that great part of our military glory is owing.

The Right Hon. Sir ARTHUR WELLESLEY, k. b. attending in his place, was examined.

(By Mr. Yorke.)

Do you recollect the state in which the army was, when h. r. h. took the command of it, in regard, particularly, to the mode in which the promotions and commissions in the army were carried on? With respect to the manner of conducting promotions in the army, I cannot say that I knew much about it before the present Commander in Chief was appointed; I rather believe, however, from all I have heard, that it was very irregularly conducted; that a regulation which existed at that time, that no officer should be made a captain till he had served two years, was frequently broken through, and that much injustice was done to many old officers in the army; I know that since h. r. h. has had the command of the army, the regulations framed by him for managing the promotion of the army have been strictly adhered to, and that the mode in which the promotion is conducted has given general satisfaction. I must also state that, besides my knowledge as a general officer of the army, of the mode in which the promotions of the army are conducted, I have some knowledge of it from my official situation; and having had frequently to apply to h. r. h. for promotion for different officers, in consequence of applications which have been made to me. I have never found, in any one instance, that he r. h. has departed from the regulations laid down for the promotion of the army, or that he has done injustice to any individual. I must also state, that in applying to h. r. h., which I frequently do for ensigncies, I have found h. r. h. invariably ready to attend to my applications, and I also know that many persons have got commissions from b. r. h., by applying direct to him, without coming through me. In respect of the state of the army, I can say from my own knowledge, as having been a lieutenant colonel in the army when h. r. h. was appointed to command it, and having a very inti-

mate knowledge of it since, that it is materially , improved in every respect; that the discipline of the soldiers is improved; that owing to the e-tablishments formed under the directions of h. r. h. the officers are improved in knowledge; that the staff of the army is much better than it was, and much more complete than it was; that the cavalry is improved; that the officers of the cavalry are better than they were; that the army is more complete in officers; that the system of subordination among the officers of the army is better than it was, and that the whole system of the management of the clouthing of the army, the interior economy of the regiments, and every thing that relates to the military discipline of the soldiers, and the military efficiency of the army, has been greatly improved since h. r. h. was appointed Commander in Chief.

Do you consider the improvement you have specified, to be owing to the personal superintendance and personal exertions of h. r. h. the Commander in Chief? The improvements to which I have adverted, have been owing to the regulations of h. r. h., and to his personal superintendence and his personal exertions over the general officers and others who were to see those regulations carried into execution.

General GROSVENOR, attending in his place, made the following Statement:

I wish to state my humble testimony of the high sense I entertain of the advantages the army has derived from the zeal, attention, and care, of h. r. h. the Commander in Chief.

The Chancellor of the Exchequer, previous to the Chairman's quitting his seat, suggested, that as the Evidence was now closed, and there would be no occasion to ask leave to sit again, a day might be fixed for taking the subject into consideration. For the sake of having the first convenient day fixed, he had inquired into the state of forwardness in which the printing of the Minutes stood, and the result was that it would be in vain to expect them to be delivered entire before Monday. As, however, great part of them were already in the hands of members, who would naturally be giving them a gradual perusal, he was inclined to think, on the idea of their being completed on Monday, that a period of two days might be allowed to interpose, and the Report be taken into consideration on Thursday. If, however, gentlemen thought that too carly a day, he had no objection to Friday.

Mr. Wilberforce was anxious that on so important a subject, and one which had gone to so great a length, the House should not be precluded from such further light as they might be able to procure in the way of observation, elucidation, or contradiction. It would also be desirous that some farther time for consideration should be granted, probably till the following Monday, or even till this day fortnight.

Mr. Whitbread could not agree to the suggestion of the hon. member; he thought that no unnecessary delay should take place, but still he submitted that the fixing of the day would more properly belong to his hon. friend (Mr. Wardle) than to the right hon, gent, opposite.

The Chancellor of the Exchequer declared that he had no wish to take the nomination of the day out of the hands of the hon. member. Friday, or any other day that hon. gent. chose, would be equally agreeable to him with the day he himself had

suggested.

Mr. Wardle said. Thursday or Friday

were equally agreeable to him.

Mr. Wharton then left the Chair; the house resumed, and the Report was brought up, ordered to be printed, and the whole question was ordered to be taken into consideration on this day se'nnight.

Mr. C. W. Wynn gave notice, that immediately after the decision of the question, he should bring forward his motion relative to the testimony of gen. Clavering.

Adjourned at half past three o'clock on Thursday morning.

HOUSE OF COMMONS.

Thursday, February 23.

[The Duke of York's Letter to the SPEAKER.] The Speaker rose and stated, that since he had come to the house, he had received a Letter, the contents of which related to the Inquiry now pending before the house respecting the Conduct of his royal highness the Duke of York, and he wished to know whether it was the pleasure of the house that he should read it. [A general exclamation of Read! read! read!] The right hon. gent. then announced that the Letter came from his royal highness the Duke of York, was signed "Frederick," addressed to the Speaker, and dated Horse Guards, Feb. The contents were as follow: 23, 1809.

Horse Guards, Feb. 23, 1809. " I have waited with the greatest anxiety until the Committee appointed by the House of Commons to enquire into my Conduct as Commander in Chief of His Majesty's Army had closed its examinations, and I now hope that it will not be. through you, to the House of Commons.

"I observe with the deepest concern, that in the course of this Enquiry my name has been coupled with transactions the most criminal and disgraceful; and I must ever regret and lament that a connection should ever have existed which has thus exposed my character and honour to public animadversion.

"With respect to any alledged offences connected with the discharge of my official duties, I do in the most solemn manner, upon my honour, as a Prince, distinctly assert my innocence, not only by denying all corrupt participation in any of the infamous transactions which have appeared in evidence at the Bar of the House of Commons, or any connivance at their existence, but also the slightest knowledge or suspicion that they existed at all.

" My consciousness of innocence leads me confidently to hope that the House of Commons will not, upon such evidence as they have heard, adopt any proceeding prejudicial to my honour and character; but if, upon such testimony as has been adduced against me, the House of Commons can think my innocence questionable, I claim of their justice that I shall not be condemned without trial, or be deprived of the benefit and protection which is afforded to every British subject by those sanctions under which alone evidence is received in the ordinary administration of the Law.

Iam, Sir,

Yours.

FREDERICK." The Speaker of the House of Commons.

The Speaker then said, that though it was usual on such occasions to order the Letter to lie on the table for the perusal of the members, yet as gentlemen on each side of him were anxious for the perusal; and as it was desirable to give the individual members of the house, as speedily as possible, possession of the contents of the

deemed improper to address this Letter, Letter, be suggested the idea of taking the Letter from the table now, in order to have it entered without loss of time upon the Votes and Journals.

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Mr. Bankes said, that, as this appeared to him to be an extraordinary proceeding, he must appeal to the knowledge and recollection of the Speaker, as to former

precedents, in order to direct the house in

what was proper to be done.

The Speaker said, that the constant usage of the house, to the best of his recollection, had been, that all letters received by the Speaker, and which he should deem proper to be communicated to the house, in the first instance were laid on the table, in order afterwards, at a convenient opportunity, to be copied into the Votes and Journals. In all ordinary cases this had been done. Letters had been received by the Speaker, even on an occasion not remote, upon the subject of charges pending before the house; and this was the uniform custom, even without putting any question. But, where a letter on a subject of so much more than ordinary importance was addressed to bim for communication to the house, and when gentlemen to his right and left were anxious to peruse it, he felt it his duty to suggest the propriety of immediately ordering it, in the first instance, to be copied on the Votes and Journals, that no delay might occur in placing it in the possession of every meniber of the house.

The house concurred in the suggestion,

and it was adopted accordingly.

[EAST INDIA COMPANY'S AFFAIRS.]-Mr. R. Dundas rose to move for a renewal of the Committee which had sat last session on the East India Company's Affairs. The house would recollect that last session a Petition had been presented from the East India Company, praying for a settlement of Accounts with the public, and also for aid. On this a Committee had been appointed, and though it had performed the duty to a considerable extent, yet there were various points which still remained to be considered. . The finances, the trade, and several other matters had not been so thoroughly inspected as they ought to be. He stated last year, that it would be most proper to appoint such persons as were most conversant with East India Affairs; he would now move for the re-appointment of the same persons, with the exception of two, who said that it would be very inconvenient for them to attend. The exceptions were Mr. T. Grenville and Mr.

Hobhouse; and in their places, he would propose lord Temple and Mr. Addington.

Mr. Creevey observed, that he had several objections to the plan of constituting the Committee, as it had been before constituted, and he conceived this to be a proper time for briefly stating those objections. For the purpose of placing those objections in a just light, he adverted to the Committee, that had been appointed on the motions of Mr. Burke and lord Melville. On the Report of the Committee appointed by lord Mclville, had been formed the Board of Controul, and members would, no doubt, recollect how his lordship had come down, session after session, with congratulations to himself and to the country, upon the prosperous state of our empire in the East, owing to his system. The noble lord opposite (lord Castlereagh), who had been educated in his school, followed his steps exactly, and repeated his congratulations. In 1806, however, when another noble lord (Morpeth), a friend of his, held a situation in the Board of Controll, a very different statement was produced. In 1807, the Company had come to the house with a Petition, that they might be allowed to borrow money upon their bonds. He resisted that, unless they would consent to make a complete disclosure of their affairs. This they promised in the following session, and a Committee was accordingly appointed. The house was aware of the importance and extent of the matters to be inquired into. The house had passed a Resolution disapproving of further conquests; but instead of adhering to the plan recommended in this Resolution, the Indian politicians persevered in their destructive schemes, till a great number of the native princes were destroyed, and the greater part of their dominions added to the territories of the Company. All the predictions with respect to their finances had failed, except that in one instance they had performed part of their engagements to the public, by paying 500,000/. The debt, which was to have been liquidated long before the time at which he was speaking, had constantly increased. It was impossible there could be a grosser In addition to this, the Committee had to consider the declaration of all the Directors, excepting one, that the wars of the marquis Wellesley were the cause of their embarrassments—that he had acted in violation of their laws, and had introduced into India a system of complete des-

potism. What subject could be more grave and urgent than this? The whole causes of the disappointments experienced for such a long series of years; even the utility of the system of controul, might be called in question, as well as the conduct of all those connected with it. There might also appear some reason to conclude that the conduct of the Directors themselves ought to be arraigned; and yet the Committee selected to inquire into all these transactions were the very persons whose conduct might be called in question, as connected with these transactions; and they were thus to sit in judgment upon themselves and their system. There never was such a mockery of inquiry before. The person who proposed the Committee, and those of whom it was to be composed, was himself at the head of the Board of Controul, and nearly connected with its founder; and, therefore, it was to be presumed, that none of the Committee could be so uncivil as to open the lip against that system, or deny its utility. And though the marquis could not be on that Committee, yet care was taken to place his connections there; and the right hon. baronet (sir John Anstruther), who was the friend of the marquis Wellesley, and had been intimately connected with his system. in his capacity of Chief Judge of Bengal, was to be the Chairman of this Committee! Would the hon, and learned baronet say a word upon the despotic system of the marquis Wellesley? But then it might be said, that two of the Directors were there. These Directors were, however, suing the Committee for money, something in the manner of paupers, and they were, out of doors, suing the right hon. gent. (Mr. Dundas) for a renewal of their charter. It was not probable, under these circumstances, that they would be very obstinate in their objections to whatever policy the right hon. gent. should approve. But it might be said again, how could we get information on these subjects, unless the Committee was composed of such as were most conversant with these matters? The best way to come at information was by the examination of records and of witnesses. Those persons most capable of giving information, might be examined by impartial though unlearned persons, and much more good would result. As a confirmation of this he mentioned the result of the labours of the unlearned Committee of Mr. Barke, which by the examination of witnesses and records, had produced a Report abounding in information. formation given in by lord Melville's Committee was not so profound and ample; but the Reports of both were admirable, when compared with the miserable production of last year by these knowing gentlemen. He blamed the Committee also for not producing the document for which he had moved last year. It was the very worst Committee that could be appointed, if the object was to give accurate information to the public. The great object of Buonaparté was to get to India; and he had already attempted to pave the way to that object. He had been successful at the court of Persia; and if he could reach our Indian possessions, he could not have two better allies than the embarrassment of the finances and the alienation of the natives. A Committee of this kind was calculated to preclude, and not to elicit information, and therefore he protested against it.

Sir Arthur Wellesley thought it rather an odd way of selecting a Committee, to fix upon those persons who were ignorant of the business to come before that Committee, to the exclusion of those who were informed upon the subject. The hon. gent. had objected to him (sir A. Wellesley) in a pointed, he might almost say in a personal manner, but he appealed to that hon, gent, as to the line of conduct pursued by him in the course of the proceedings of the late Committee. He begged leave to observe, that it could not be owing to any material difference as to the sincerity of his views with respect to East India politics, for he (sir Arthur) had divided with that hon, gent, on a question of no trifling importance, that had been before that Committee, and he did assure that hon, gent., that of this he might be sure, that whenever the conduct of his noble relation came before that Committee, the fullest and the most rigid inquiry into that conduct should at all times have his most cordial support. Indeed, he never should shrink from not only inquiry into that, but into all that either his noble relation, himself, or the marquis of Cornwallis, had done, even from the time of the year 1752. That our East India settlements had been most considerably extended, he did not think to constitute in itself a serious accusation, but he was fully prepared to prove to the Committee, whenever they would go into it, that the extension of our dominions had not been owing, as it had been presumed, to any aggression on our part; neither had they been undertaken with any view the precedent of appointing informed per-

The in- lof ambitious aggrandizement. Whether and how far they were to be followed up, would be a question of a very different fia-It was certain, that war was in no country so expensive as in the East Indies. Since the peace of Deccan, concluded by him in 1803, there had not been in that province the slightest symptom of a tendency to hostilities. With respect to the Exposition, he thought that every paper relating to it ought to be produced. He wished the Exposition to have fair play, and it should be the intention of the Committee to give the details of all matters of Exposition. He could only say, with respect to the propriety of his own appointment, that if the house should think proper to add his name to that Committee, he never would oppose any question with respect to India, and he would; in every respect, discharge his duty with impartiality, and to the best of his abilities.

> Mr. Crecrey, in explanation, denied that he had made any personal objections whatever to the gallant general, his objection was generally to those filling official si-

tuations.

Lord Archibald Hamilton regretted that it was so often his misfortune to differ from gentlemen in that house upon the subject of East India affairs. He did think that the oppressions arising from the abuses of power by Buonaparié, were not greater nor more unjustifiable than those practised by the British government in India, and there had been a time when those opinions were more generally maintained, and more openly avowed, than they now certainly were. He was therefore at all times anxious for inquiry the most strict, which to be so ought to be the most impartial. He had no personal objection to any hon, member of that Committee, but he was sure that any member being personally unobjectionable, was not therefore a sufficient reason why he might not be objectionable on the score of partiality.

Mr. W. Smith was satisfied that there was nothing personal meant in the objection taken by his hon. friend, to the propriety of admitting the hon, general to a place in the Committee. The objection referred to official capacity only, and he did think the objection in this point well grounded. With respect to precedent, as alluded to by the hon, general, he was one of those who thought that forty precedents together could never sanction error. So far was he from thinking that

sons should only be adhered to, that he thought that the house in nominating persons to this Committee, should rather look for impartiality with the means of obtaining information, than partiality, however fully possessed of that information, for in his experience he never met with He did not mean many free from bias. improper or corrupt bias, but that tendency to decide according to one's wishes; in the case of a common jury it was surely a matter of recommendation, that they were wholly ignorant of the merits of any case they were called upon to try. if the persons to try in the present instance were not only acquainted with the circumstances of the question, but were parties in it, it was vain to say, that such persons could be competent judges. Here, then, the objection of his hon. friend lay; it was not to the individual, but to the situation which that individual had been in; and so far had he thought this principle objectionable, that it had always been his opinion, an opinion from the open avowal of which he had never shrunk, that the great mixture of the officers of the crown with the members of that house, had a tendency to prejudice the character, by improperly influencing the decisions, of parliament. This had been at all times his opinion; at the same time, he was aware of the suggestion, that it was perfeetly possible to let the officers of the crown have seats without votes.

Mr. Wilberforce said, he was not present at the commencement of the debate, but as he had a personal interest in the question, (he being one of the members proposed for that Committee,) he did wish to say one or two words. He dissented altogether from his hon. friend who had just sat down, as to the principle that would, in its application, tend to the exclusion of the servants of the crown from a share in the debates and decisions of that house; in every tribunal it was not to be doubted that impartiality was not only a desirable, but an indispensible qualification; but he could not go so far as to assent, that due information upon any question to be tried was inconsistent with impartiality. How would such a principle, carried to such an extent, apply to the officers who conducted in that house the business of the country? Were they to be driven from the privilege of defending in public whatever measures for the general good they had devised in private? Were they to be forced to leave to others to explain what

they themselves bost understood? and was it the most gracious way to encourage and assist their exertions to exclude them from the common privileges of the government, because they had taken upon themselves the arduous responsibility of governing? He could not pass over the observations of his hon. friend in silence; but with respect to the Committee, he thought it an advantage that it should not be deprived of those gentlemen, whose information must be of such service in the course of its inquiries; as far as respected himself, he unaffectedly assured the house, that he did wish to decline being a member of that Committee. He was afraid he could not possibly devote to it as much attention as he wished. and he should be glad that the name of some other genticinan was substituted in place of his own.

Mr. Whitbread said, that the hon, gent, had begun by informing the house that he had not been present at the beginning of the debate. That he had not, was pretty manifest from the tenor of his speech: there was in that speech internal evidence that the hon, gent, did not hear what had gone before him. But with respect to the principle laid down by the hon, gent., in reference to public men, he had the misfortune widely to differ from that hon. He protested against the principle of confidence in public men, and contended for it, that the constitutional principle was distrust—distrust in all public men, be they whom they might. He differed farther from the hon, gent, as to the importance of information on the part of those who were to inquire: information was seldom ' unaccompanied with bias either to the one side or the other, and even if it were not, he doubted the great advantages imputed They had in their recollection three Committees: two of them, with respect to their previous ignorance of the matter into which they were to examine, might be denominated the unlearned Committees. The unlearned Committees had done their duty, while they had had as yet but one Report from the learned Committee. He had heard the speech of the gallant general, but he had heard nothing to do away the objection that officially existed against his appointment. The gallant general had told the house that he could prove such and such matters in the Committee-that he could prove the justice of his noble relative's administration in the East-that he could prove also the justification of the measures of the marquis Cornwallis-why,

this was all very well in any other character, but not for the man who was to commence an unbiassed inquiry. Let the hon. general go before the Committee, and give in his depositions as a witness, but let him not assume to himself the character of an unprejudiced judge in matters in which he has prejudged already; in short, he was of opinion that the hon, general had disqualified himself by his own speech. But the hon, general was not the only person objectionable. Was the situation of War-Secretary such a sinecure, as that the noble lord could be spared from that department to attend to the business of this Committee? Could the right hon, the Chancellor of the Exchequer quit his official situation, as the hon, general had quited the Chief Secretaryship for Ireland, to discharge the very important duties of a member of this Committee? And as for the Directors, and the members of the Board of Controll, he rather thought that they should be examined against each other as witnesses, than be suffered to preside as judges. The prophecies of sir Philip Francis were fully verified, a man who not only possessed information and integrity, but what was equally important, was independent of office. He did not think that the son of a noble lord who had established the Board of Controul, and who was in other respects so interested in India affairs, or that the brother of a noble marquis, whose administration was thought by some to be so hostile to the interests of Great Britain in India, were he fittest persons to be appointed members of this Committee. He disapproved also of sir John Anstruther being a member of it, upon no other ground than that the mind of that gentleman was already made up upon the subject, and this, he thought, in itself amounted to a disqualification.

Mr. Fuller entered into a comparison between the East and West Indies; the former he viewed as represented by Boards of Contronl, Courts of Directors, and he knew not what, while the latter was denied justice, and oppressed.

Mr. W. Smith rose to order. It was rather out of order to accuse the house of commons of injustice and oppression towards the West Indies; and, besides, it had nothing to do with the present question.

Mr. Fuller resumed, and made a few further remarks approbatory of any reform that could be effected.

Mr. C. Grant said, if the Committee Vol. XII.

was such as he supposed it to be, viz. to inquire into the present state of the Company's. Affairs, and the causes which brought them into such a situation, it appeared to him to be fairly constituted.

Mr. P. Moore said he thought the Committee a perfect farce and mockery of the public, for it will consist of two parties who ought to be in permanent hostility The gallant general against each other. had said the last war in India had produced the longest peace that had ever been known there; whereas the peace of 1781, made in a few hours, continued for a period of 19 years, till the gallant general was sent out to India with a discretionary power of peace or war in his pocket. The whole system of India had been wrong ever since the ministers of the crown had interfered to set it right. The India Company were sufficient to do every thing that could be wished, but the Board of Controul would not permit it. Print the journals of the Board of Controul, and there would appear a system of the greatest fraud and peculation that was ever beard When the house came to the consideration of the finances of this country. which he hoped would soon be the case, it would be found that here, as in India, the shameful profligacy and lavish expenditure which had for so many years existed in full blossom, had wasted all the resources of the country in undue patronage, and influence of one kind or other. As to the Exposition, it ought to be produced, that those in the house who wished not to be on any Committee, might see how the resources of the country had been Whilst the whole play of demanaged. throning princes and rejahs was carrying on, not a word of information was sent to their masters the Directors: but they continued in full correspondence with the Board of Controul, and now they were going to club their efforts as a cover to blind the public, and keep them in ignorance of what is going on. He would advise the Chancellor of the Exchequer to take care how he parted with the public money, for he would shew soon, that the looseness and profligacy which had been used in lavishing it away, had drawn the country intoall the difficulties under which it now laboured; and to give us a system which had annihilated all the resources of the Indi Company, was absurd and preposter-He had thought it necessary to trouble the house thus much on the husiness of this Committee, but his chief aim

was to caution the Chancellor of the Exchequer how he parted with the public

Mr. G. Johnstone spoke in favour of this Committee, which, if it had any fault, it was that of leaning too much towards the East India Company. He coincided with Mr. Whitbread, in his panegyric on sir P. Francis, whose name, if he had been in the house, would have been one of the first proposed by his hon, friend to be upon the Committee.

The question was then put, and carried. Mr. Creevey, in consequence of his notice, rose to move for the production of the Exposition, which had been laid before the last Committee, which he considered as calculated to give more information than the Report of the Committee. order to shew the grounds for this impression on his mind, he would read certain passages from the paper.

Mr. Wallace spoke to order, he considered it irregular to read from a paper, of which it was the object of the motion to

obtain the production.

The Speaker observed that it was perfeetly in order for a gentleman to state the grounds for his motion.

Mr. Creevey proceeded to read from the

Exposition, when,

The Speaker informed him that it was not regular to read to the house that which he was asking the house to order to be produced. It was the same as with a petition, of which a member might state generally what was the scope and nature, but it was not allowed to be read, even at the table, till the permission of the house was received.

Mr. Creevey, desisting from reading the passages, took a general view of the motives which induced him to offer this motion to the house.

Mr. Dundas said, it was very unusual, when a Committee was appointed, to an. ticipate the report of that Committee, by calling for any particular document before the time when the others were to be pro-He doubted not but the Committee would produce that and every other paper relating to the affairs of the Company in due time.

Mr. Whitbread compared the conduct of those interested in keeping back the paper called for, to that of a schoolboy he had read of, who would not say A lest he should be compelled to say B. The Exposition called for was of great importance. could do no harm, it might be productive

of much good; he therefore trusted it would be brought forward.

After some further observations, the motion was negatived without a division.

[CORN DISTILLERY PROHIBITION BILL.] The Chancellor of the Exchequer moved the order of the day for the house going into a Committee on this Bill; but before going into the Committee, he moved that it be given, as an Instruction to the Committee, to admit a clause into the Bill, empowering his majesty to prohibat, by Proclamation, the distillation of spirits from corn in Ireland, how and when he should think fit.

Mr. Barham said, it was far from his intention to offend any one; but it was his intention neither to give nor take assertions without proof. He then proceeded to speak on the consumption of spirits, and the beneficial effects which would result from a more general distillation from sugar. Here he gave in a variety of statements and calculations to show the bad effects of suffering a distillation from corn to exist, to the extent it did at present. He then spoke of the necessity of manifesting a greater regard for our colonies, by opening a more extensive market for their commodities. No one could be ignorant of the low state to which they had been reduced; they had now, in some measure, recovered themselves, but unless such a measure as that he proposed was pursued, their situation would inevitably become worse than ever. Adverting to the affairs of Ireland, he strongly censured the idea of any thing like a combination being in existence; it was a libel on the generous feelings and the understandings of the people of that country. The people of Ireland, he declared, were not averse to the operation of the Bill; he therefore should move, "That an instruction be given to the Committee to extend the provisions of the Bill to Ireland."

Mr. Foster supported the measure. He stated, that from Jan. 1808, nearly six millions of gallons of spirits had been distilled in Ireland, although not one gallon was distilled from sugar during the whole nine months of the operation of the Bill. It was solely the production of clandestine distilleries, although every exertion had been used to execute the laws, and the collectors had been most vigilant. The hon, gent who opposed its operation being discontinued, had stated that 2,000 quarters of barley had been purchased at Lynn, at 43s. per quarter, for the purpose

of importing into Ireland; but he (Mr. F.) should aver, that no man would have done so unless he was intending to distil it clandestinely in that country, for 33s. per quarter was at present at the medium price. His opinion was, that the agricultural interests of the country should never be invaded but upon the apprehension of scarcity; and he should prove that there was no such apprehension at present existing in Ireland, to call for the continuance of the former incasure. He did not believe that there was a man in Ireland who wished the distillation from sugar to go on, save only those interested individuals, who had attended the meetings which were said to have taken place at Dublin, Cork, Waterford, and Limerick. In regard to the meeting at Waterford, the magistrates issued a notice for that purpose in the newspapers, but assigned no grounds for opposing the measure, as the Petition itself would shew. Every one in Ireland knew that the former bill was soon to expire, and yet no one had come to petition parliament in order to renew it. The obvious reason was, that at this moment there was an uncommon supply of grain in that country, insomuch that England had received from Ireland last year an importation of one million of barrels of oats more than ever before occurred. The continuation of the prohibition would not tend to yield any more food either for man or beast. He had a return from the officers of excise, stating the quantity of stills seized, together with their size and estimated produce, from which it appeared, that from the 10th of Jan., to the 10th of Dec. 1808, unlicensed stills had been seized capable of distilling 800,000 gallons of spirits per month, a quantity that would amount to half a million of gallons more than ever was formerly produced in Ireland within the same space of time. An idea had gone abroad in several parts of Ireland, that the clandestine stills afforded a more ready market to the farmers for their grain, which led these kind of stills to be in general favourites with the lower orders of the people. Now, the object of the present measure was to bring the people to reason, and shew them that by encouraging the legal stills, preferably to the clandestine stills, the markets would be equally good, sure, and advantageous, and the revenues encreased. By putting the licensed stills thus in competition with the unlicensed ones, the feelings of the people would then he, which of them were most for their interest to support. By

doing away the unlicensed stills, he had no doubt it would prove a source of wealth to the people. The revenue, last year, upon malt and stills, amounted only to 120,000l, instead of one million and a half. Thus, there was nearly one-fourth of the revenue depending upon this measure, besides the destruction of the morality of the people. He believed the bill had already had a fair trial, and as it had not been found to succeed in Ireland, it ought to be discontinued.

Sir John Newport wished that the petition from Waterford should be read, in order to convince the right hon, gent, that his statement was erroneous, as to its not assigning any reasons for the opinions of these petitioners. Never did a petition contain stronger grounds, or a greater variety of reasons. It was signed by a great number of most respectable names. He had the authority from the mayor who transmitted it to him, to state, that if it could have been allowed to lay longer for signatures, it would have received all those of any note or consequence in the town. He could assure the house, he had no knowledge of the progress of any such petition, so that it came to him totally unsolicited on his part. There were few parts of Ireland more competent to form a judgment of the quantity of grain on hand throughout the country than Waterford, as nearly one-third of the whole grain was supplied The town of Clonmel was in one of the most perfect districts of Ireland, and every person there was unanimous in their opinion as to the propriety of continuing the restriction of distillery from corn. The right hon, gent, had taken very fallacious grounds in arguing that the prices of grain were low throughout Ireland, for he had made his calculation when the price of spirits was 7s. per gallon, and did not advert to the consequences arising from its being now at the price of 17s. per gallon. The fact was, that the increased price of spirits had the effect of increasing the consumption of malt in the breweries, instead of the consumption of grain in the distilleries, besides producing the best effect upon the morals of the people. When it was said that the encouragement to the egal distillation would put down illicit distillation, it was not advocated in Connaught, and almost the whole of Ulster were formerly, as now, dealing in illicit traffic of that nature. Orders were issued to send two revenue cutters to intercept the grain and spirits so produced, and that

ficial effect in suppressing illicit stills; but it had been of late discontinued, he knew not why.—He could not agree with the right hon, gent., that the lower order of the people were the only class that encouraged illicit distillation; for in his opinion, the higher orders were equally participators and encouragers of that traffic, and he had heard gentlemen of respectability defend them on the same principles as had been uttered this night. He thought the higher class were much more culpable than the lower. A bounty had been given upon the higher species of stills, which made it impossible for the lower or smaller stills to be so much employed as they otherwise would have been. The only reason for this was, that the higher stills were more easily watched than the smaller ones; but it was not adverted to, that the higher description of stills required much more capital to work them, and could only be employed by wealthy inhabitants. The effect of this was that the market was taken from the door of the former, and operated as an encouragement to malt distillation. The farmers in Ircland had not the advantage of navigation to convey their grain to market, and therefore they found the small stills the most beneficial. Upon that ground, then, it was evident that one cause of complaint would be removed by taking away the bounty upon large stills, and placing them on a footing with the smaller ones; for, by that means, the incentive to illicit distillation, would be completely removed. The right hon. gent. then entered into a comparison of the prices of grain for the last 3 years, by which he showed that they were higher at present than formerly, and therefore if it were wise to put a stop to the distillation from grain in May, it was much more necessary It was a serious thing to advise the distillation from grain, when there were evident grounds for apprehending a scarcity. He begged the house to pause before they adopted such a measure as that now proposed; and the more especially, as in the North of Ireland there were apprehensions of a want of employment for the flax spinners, in consequence of the dearness of flax. If any increase in the price of provisions took place at a time when there was a diminution of labour, let ministers not be surprised that discontents should remain. When there were petitions from Belfast and from Waterford,

measure was proved to have had a bene- with each other, and therefore no common interest nor concern between them as to this particular measure, it was evident that there was nothing operated upon their minds, but the scarcity which the people of Ireland thought likely to arise from it. -These were striking and strong facts; but there was also another which he might advert to, which was, that a very large proportion of the potatoe-pits had been opened; and in consequence of the floods, the potatoes had been found to be rotten; and he begged the house to advert to what might be the consequence, if the whole of them was found in the same state.—Besides this, he should call upon the house to consider well before they, by adopting such a measure, put it in the power of the crown to continue or discontinue an act, putting Ireland on a footing with G. Britain, and thereby infringing the act of union .- The right hon. baronet concluded an eloquent and impressive speech, by stating, he had felt it his duty to submit these matters to their consideration, and by assuring them, that they had such weight upon his mind as would induce him to vote for the amendment proposed.

General Mathew supported the present Clonniel, the capital of the county which he represented, no doubt was against the bill, but other 14 or 15 towns in the same county supported it.

Mr. Bagwell did not believe potatocs had been cheaper in Ireland for many years than during the present. He must, therefore, be excused in voting against the inclinations of his constituents of Clonusel.

Mr. W. Smith was clearly of opinion that colonial interests should at all times yield to those of the native country; but at the same time, he could not so separate the interests of the countries, as to say that England should be said to have no sufficient supply, while Ireland had. appeared to him to be a matter of great risk to make two laws, one for one part of the country, and the other for the other.

Sir Arthur Wellesley said he was of opinion last year, there was not a sufficient quantity of food in Ireland for the demands on her. He was of a different opinion as to the present period; although the prices were high in Dublin, he was convinced there was more than a sufficiency to supply any demands that could be made on her.—He was well aware, if places quite distinct and unconnected the distillers were not allowed to go on

in their usual course, they would go on privately, and defraud the revenue of the

country.

Mr. Marryat said that the arguments in favour of the measure proposed were not satisfactory. As to the price of corn, its inequality could not long exist, from the proximity of the two countries. result to the revenue would be very different from that stated by the Chancellor of the Exchequer, for what was distilled in Ireland could be brought over to England, as the officers who would accept a bribe to permit illicit distillery, would take one in any other case, and Ireland would become a second Dunkirk to Guernsey and Jersey. This measure had affected the price both of grain and sugar; for since its introduction, sugar had fallen in price, and grain had advanced. He concluded, by saying he would vote in fayour of the amendment.

General Tarleton called the attention of the house to the petition he had presented, and expressed the effect the measure had had upon Lancaster. Considering the state of the continent, our military operations, the little probability of peace, the situation of the Baltic, and America, he would support the amendment.

Mr. Macnaghten said, on account of the clause putting it in their power to prohibit the use of grain being introduced, he would not for the manure.

vote for the measure.

Mr. Ellis supported the amendment.

Mr. Western objected to the bill altogether; any interference of parliament tended to increase the price of grain.

Mr. Wilberforce said, that the knowledge of its being in the power of government to stop the distilling from corn at pleasure, would only increase their exertions in Ireland, to use the privilege while they had it.

The Chancellor of the Exchequer said, that he should certainly not support this measure, if he imagined that Yorkshire, or any other part of the united kingdom would, by the operation of it, be deprived of any part of the supply which they would otherwise receive from Ireland. He was convinced, however, that the surplus of the corn in Ireland would otherwise be employed by the illicit distilleries to the prejudice of the revenue in the sum of 700,000l. annually.

Lord A. Hamilton mentioned, that the western parts of Scotland would suffer materially by permitting the corn distillery

in Ireland.

The house then divided on the Amendment, which was negatived, Ayes 37, Noes 40; majority for Ministers 3.—The original motion was then put and carried.

[The following report of the speech of Mr. Hibbert upon this Bill, on the 6th instant, will be found fuller than the one

given at p. 374.]

Mr. Hibbert approved of that part of the principle of the Bill which further restrained the Distillation from Grain. the measure of last year had not yet shewn its ill effects, one might fairly conclude that to it was in no degree imputable the scarcity and dearness of grain which, since that measure, had been progressive. Upon this fact, and upon the continued uncertainty of foreign supply, rested the expediency of prolonging the disuse of grain in the distillation, and the landed interest in that house did not appear at present inclined to oppose it .- But he presumed that he was in order, when he considered as part of the principle of the proposed Bill, the exception of a large division of the empire from its operation; a matter he conceived of too primary importance to be reserved for argument in the Committee. One part of the United Kingdom could not fail to partake either of scarcity or plenty existing in the other; the prohibition therefore, if it was right at all, should be general. The right hon, gent., in giving notice of the Bill, at a late hour, and when the house after a long debate was little inclined to attend to any observation on the subject, had indeed stated as a reason for this exception of Ireland. that since the act of the last session, the use of sugar had not been extended, nor the use of gram diminished, in that country, while the revenue from spirits had almost totally failed there from the stimulus which had been given to illegal distillation. Even admitting these facts, they were not conclusive; for the experiment had not been fairly tried. In England and in Scotland the duty imposed by the late act on spirits from sugar, had been made exactly equivalent to that which in those parts respectively attached on spirits from grain. Not so in Ireland, where sugar spirits had been subjected to a duty of 8s. 3d. per gallon, the duty on corn spirits being no more than 5s. 8d.; under which disparity the legal distillation, and the legal importation, were both discouraged, while a considerable premium was held out to the contraband dealer. Evidence could be given to the house, that

had the duty on sugar spirits been levelled to that on corn spirits in Ireland, the legal distiller would have worked, and the importation of spirits would have been extended, to the advantage of the revenue. He believed this provision of the late act had been matter of surprize. He trusted that, however good in general the counsel of the Chancellor of the Exchequer for Ireland, his authority on this occasion would not be followed implicitly and without examination. The sentiments of that right hon, gent, were well known. He was adverse to the whole principle of the measure. No scarcity, or dearness of grain could reconcile to him its prohibition in the distillery in any part of the empire, and it was not therefore to be wondered at, if he had been anxious to save Ireland from its operation. These were not, however, the sentiments of that house, nor of the right hon. gent. who introduced the Bill, and it would be unwise to adopt a proceeding so extraordinary and so partial, without a fair experiment under provisions and regulations that might afford the best chance for its success. The Act of Union, it was well understood, wanted revision in some of its parts for the benefit of both countries; but it was most consistent with its spirit to proceed to that work at once, and not by prohibiting the intercourse in any instance to cut the gordian knot, which a little patience and attention The interest of the revemight unravel. nue was said to be at stake. The principle of the Bill had nothing to do with revenue, but into that consideration should enter how far the deficiencies complained of were or were not inevitable, and how far any accidental deficiency might be amply made good by the additional tax of 3s. per cent. on the whole of the sugar consumed within the kingdom; this tax, which attached only at certain average prices of the article, would in his decided opinion be levied upon the coming crop, if the sugar distillery was extended to Ireland, and not otherwise.—He offered these observations not in opposition to the Bill, but earnestly recommending a reconsideration of the proposed limitation of its opetion, which he believed to be inconsistent, unfair and impolitic.

> HOUSE OF COMMONS. Friday, February 24.

[LANCASTER COTTON WEAVERS PETI-TION.]—Mr. Blackburn presented a Petirers of Lancaster, praying a Bill for settling a Minimum on the Rates of Wages.

Mr. Davies Giddy said, that averse as he was to any strong mark of discountenance to petitions coming from any class of subjects before that house, yet he felt it his duty, on the present occasion, out of lenity to the petitioners themselves, to give the earliest opposition to a petition, praying that which it was scarcely possible for that house in its wisdom to grant, because it would be the most ruinous principle which could be adopted in any country, namely, that of fixing by law, a minimum or a maximum to the price of labour, food, or any thing else, which in their very nature, must always fluctuate in different places according to local and temporary circumstances. Something of the kind was attempted during the French revolution under Robespierre, for settling a maximum on the price of provisions, and which was productive of the most dreadful consequences to the French nation. Were it adopted in the present case, it would have the effect of throwing almost perpetually out of employment immense numbers of the petitioners themselves, and aggravating, in an incalculable degree, the distresses of which they complained. Ile had taken much pains to inform himself on the subject of this petition, and the more he considered it, the more ruinous to the petitioners he saw would be a compliance with their request. Seeing, therefore the utter impolicy of such a compliance, he thought the sooner they were taught to feel there were no hopes to be entertained that parliament would accede to their object, the greater would be the lenity shewn to them, and the more speedrly would they be saved the further loss of time and expence, as well as restraint from turbult and disturbance. He should therefore move that the petition be dismissed.

The Chancellar of the Exchequer coincided with the hon, gent, as to the impossibility of complying with the petition, upon considerations of lenity towards the petitioners themselves. But he was against any proceeding that might have the appearance of harshness, or discouragement towards any class of subjects, in exercising the right, common to all, of petitioning He was, therefore, disposed that house. to think that the petition should be allowed to be on the table.

Mr. Curwen thought, if the petition was tion from the Working Cotton Manufactu- | referred to a Committee up stairs, some relief might be suggested for the petitioncrs, who were really very much distressed.

Mr. Rosc said, the subject had been before a Committee two years since, which after long and minute deliberation, could suggest no relief for the petitioners. had occurred to him that the same kind of regulation which had been found so salutary in the case of the silk manufacturers. namely that of referring the regulation of the rates of workmanship to the magistrates at the quarter sessions, might have the best effects; but the idea of a maximum or minimum in the price of labour, provision, or commodities of any kind, was totally inadmissible. If, however, the house should think fit to refer this petition to a Committee, he would most readily attend it from day to day, and give every aid in his power.

The Petition was ordered to lie on the

table.

[THE DUKE OF YORK'S LETTER TO THE SPEAKER.]-Mr. Whitbread said, he rose for the purpose of drawing the attention of the house to an act which in his opinion more deeply affected their privileges than any thing that had ever occurred since he had the honour of a seat in it. The act he alluded to, was the Letter written by his royal highness the Duke of York, addressed to that house, and conveyed to it through the medium of the Speaker. Speaker had certainly done his duty, as he always did with the greatest propriety and correctness on every occasion, by informing the house of the method usually pursued in cases of letters addressed to the house being communicated through him, and the result was that the paper was ordered to lie on the table. If he (Mr. W.) did not then object to it, a few minutes reflection enabled him to ascertain to his own satisfaction, that the true mode of proceeding would have been to move that the debate be adjourned. appeared to him that this Letter struck at the privileges of the house, by stating, that it had examined evidence which it ought not to have done. His royal highness was as competent to have written to the house in the first instance, that it ought not to institute and carry on any inquiry on such evidence as would be produced before it. If it was the intention of any one of those who had advised his royal highness to write this Letter, hereafter to make any motion on the subject, the house would then be enabled to form a judgment what line of conduct ought to be adopted. respecting it. Till he received some answer on that head, he should content himself with repeating, that he deemed the Letter to be a gross violation of the priving

leges of this house.

The Chancellor of the Exchequer said, he. did not know how, according to the rules of the house, he could take notice of what the hon, gent, had said, as he sat down without making any motion. He himself thought as highly as any one of the privileges of that house; and it did not appear to him, that any thing in the Letter in question could be said to be an attack on, or an infringement of them. If the hon. gent. had made any motion, he should have been able to have drawn a conclusion on what he meant. All he could now collect was, that there was something contained in the Letter, which seemed to protest against the justice of the proceedings of the house upon this head, on the ground that the evidence examined before it was not under those particular sanctions which the law required in other cases. So far from this being the fact, all he understood by the letter was no more than this, that h. r. h. supposing himself to be attacked in such a manner as to make it necessary to go into an inquiry, in order that the whole should be elicited in the most open mode, and finding that the evidence was closed, intended to lay before the house an allegation of his innocence; and if the house should, after that allegation, be inclined to doubt his innocence, he states, that he hoped the house would not enter upon any proceeding which might have the effect of condemning him before he could have a trial, in which he would have the advantage of evidence under all the sanction and solemnity of the law. was certain that h. r. h. had not the smallest intention to attack the privileges of the house; and how the Letter could be conceived an attack on them, he could not conceive. That it was not wholly unprecedented, he contended was apparent from what the Speaker had stated on the preceding night. If any farther information could be obtained by means of a Committee searching for precedents, he should The hon. gent. be extremely glad of it. wanted to know whether he or any one of his right hon. friends, intended to move any thing on the subject. For his own part, he had no such intention, nor had he heard or understood that any one else had. The Letter was now become a document on the table, and like any other paper or

petition which was ordered to lie there, might be referred to by every member of the house, and every individual who might refer to it, might make what remarks on it he pleased, or adopt any proceeding relative to it which he thought necessary.

Lord H. Petty thought the question of such extraordinary importance as to require the particular attention of the house, being, in his opinion, a direct attack on its privileges. He had not understood his hon. friend to object to the Letter, in as far as it contained an allegation of innoceuce, but in going beyond that allegation. was subject to the obvious meaning or opinion, that no declaration could be come to by that house on the evidence laid before it, but such as would carry it out of the province of the house; and when the word "condemned" was considered, it was to be inferred that the house ought not to determine on the evidence laid before it, which was the only evidence that He therefore thought, it could receive. with his hon. friend, that the house had, by the vote of last night, permitted a Letter to be put on the table which was an attack on their privileges.

[CONDUCT OF THE DUKE OF YORK.] The Chancellor of the Exchequer said that he found, on an application to the printer of the Minutes, that he would not be able to have those which related to the Inquiry into the Conduct of the Commander in Chief, ready to deliver to the members of the house so soon as Monday next; nor could he even answer for Tuesday or Wednesday. He thought, therefore, it would be necessary to enlarge the time beyond that which had been fixed for bringing up the report; and as the hon. gent. (Mr. Whitbread) was in possession of Monday se'nnight, he was at a loss how to fix so early a day as he could wish, unless the hon. gent. would agree to postpone his motion to a future day. The hon. gent. had already so frequently postponed it, that he hardly knew how to ask him again to do it; but if he could with convenience, he should be obliged to him.

After some conversation between the Chancellor of the Exchequer and Mr. Whitbread, it appeared that as the assizes in Ireland were nearly approaching, and that many members from that part of the united kingdom, who wished to be present at the discussion of the American question, could not conveniently remain in town longer than Monday se'nnight, it was agreed that Mr. Whitbread's motion should

stand as it was already fixed, for that day, and that the Report on the Inquiry into the Conduct of the D. of Y., should be taken into consideration on Wednesday the 5th of March.

Mr. Tierney wished to know, if, when the Report was brought up on Wednesday se'nnight, the right hon. gent. intended to come forward with any specific proceed-

ings on it.

The Chancellor of the Exchequer said, he did not conceive he had any thing to do with the business, in the way the right hon. gent. had mentioned. He conceived it to be in the hands of the hon. gent. (Mr. Wardle) who brought forward the accusation, and he did not think it would be proper for him to interfere in it, as he naturally supposed the hon. gent., whom he did not then see in his place, would bring forward some proceeding or other on it.

Lord Folkestone said, he did not rise to object to any thing which had been said by the last speaker, but thought he had reason to complain of the right hon. gent. below him (Mr. Tierney,) as his question seemed to insinuate that his hon, friend had abandoned the business, and wished the right hon, gent, opposite to him to take it up. His hon. friend had, however, expressed his readiness to go on with the matter even on the day that had been first appointed, though he (lord F.) thought it too early a one. The right hon, gent. might, therefore, rest satisfied that on Wednesday se'nnight the matter would be taken up by his hon, friend, who had left the house, not supposing any thing would be said on the subject that night.

Mr. Tierncy disclaimed any intention of even a wish to take the business out of the hands of the hon. gent. who brought forward the accusation, and had only asked the question to satisfy himself, whether on that night any proceeding was to take

place on bringing up the report.

The Chancellar of the Exchequer then said, it would be recollected by the house, that the hon. gent. opposite (Mr. Wardle) when he brought forward his Charges, had mentioned an Office in the City kept for the Sale of Places under Government, in which the names of the Lord Chancellor and the Duke of Portland had been used. He had then said he would be glad to give every assistance to the hon. gent., in order to discover if any such unjust practices were really in existence. Since that time, a gentleman had observed an advertisement for the sale of a place under government,

and had applied accordingly to the office | of Coleman and Taylor, who informed him they had a place under government to dispose of. He informed the Chancellor of the Exchequer of it, who sent for the Solicitor to the Treasury, and desired him to go with the gentleman, and make an advance of any sum that might be required. to endeavour to find out if any such practices did exist, so as to fix them with a prosecution. They had accordingly proceeded, and a sum had been agreed on. which was deposited, and by the advice of the Attorney and Solicitor General, Coleman and Taylor, and a Mrs. Harvey, were indicted; there was also a banker.

Mr. Alderman Combe thought the right hon. gent. should mention the banker's name.

The Chancellor of the Exchequer said, he did not exactly recollect it, and might therefore, by giving a wrong name, do more harm than good.

[CAMPAIGN IN SPAIN.] Mr. Ponsonby rose, and spoke to the following effect :-I rise, Mr. Speaker, pursuant to notice, for the purpose of moving an inquiry upon a subject, as important to the honour, the fame, and the interest of England, as any that has ever been agitated in this house. If I had given no notice whatever of the discussion, the considerations I have mentioned must serve peculiarly and immediately to call your attention to the ques-When the Spanish insurrection, as it has been called, I mean the resistance of the Spanish nation to the attempts of France to subjugate that people, was known in this country, the minds of all men were engaged in contemplating its character, and a prospect seemed to present itself, that means might arise out of it calculated to serve Spain, to serve this country, and to serve the world, by making a stand against the immensely growing power of France. Such an event naturally attracted the consideration, and excited the interest of all classes of the community. It called, in a most particular manner, for the attention and inquiry of those by whom our government was administered, and never perhaps did any government, upon any occasion, meet with a more general and unfeigned desire on the part of the people to second that course which it might be found expedient to pursue in aid of the Spanish cause. All power and all principle seemed devoted to that object. The feelings of the public ran before the wishes of the minister. He had only to command, and Vol. XII.

every Englishman was forward to obev. If consulted one by one, there was universally to be found a disposition to sacrifice, a resolution to act, and a promptitude to determine in favour of the Spanish insur-. gents. Ministers had only to consider, and inquire as to the best means of directing and rendering effective this ardent and unanimous feeling. With them it rested to consider the nature and tendency of the insurrection, and in what manner it was possible to promote its object. With them it rested-to them the duty, in a most imperative manner, belonged, of examining the state of Spain, and of ascertaining how far it was practicable, with the resources they possessed, to give effectual assistance to that country. The circumstances of England and of Europe forcibly demanded this examination; because it must have been felt, that upon their interference would depend the most important consequences-either the depression, or the aggrandizement of the power of France. All the great powers of the continent were at the time in a state of comparative humiliation, owing to the inordinate power and over-bearing influence and authority of the enemy. England alone was still able to defy his power; and it most materially behoved those to whose direction the resources of England were committed, to take care at least that they should be so employed, that, if the termination of the contest should be disadvantageous to Spain, it should not risk the character or endanger the safety of England, as upon that safety rested the fate of the world. In this country alone was to be found the power, the spirit, and the determination to maintain resistance to France. Austria having been plunged into the third Coalition, against the opinion of its ablest advisers, was merely struggling to preserve the strength. which her conqueror and our enemy had permitted to survive his victories, Prussia subsisted upon his courtesy, and Russia had embraced his counsels. No where did an army present itself that was not acting under his standard, or inactive through a dread of his attack. world was divided between England and France, all the powers of the continent being the vassals or the allies of the ene-Under such circumstances a spirit of resistance was displayed in that country, where least of all it was to be expected. In that country which had for a series of years been the active ally, or submissive dependent of France, a resolution was ma-

nifested to shake off the yoke of French domination. As soon as the resolution was formed, application was made to this country for assistance. Just before the conclusion of the last session the subject was brought under the consideration of this house. No one was willing to damp the spirit that was responsive to that application, provided a compliance with it could promise any successful result. every reflecting man recommended consideration. Ministers, however, took their own course, and we have witnessed the consequence. No statement of any information received from Spain was laid before parliament. The session was closed before any deliberate opinion could be formed upon the subject, every thing was left to the discretion of ministers. Parliament had no opportunity of interfering, the ministers were furnished with all the aids they could desire from the hearts, the purses, the arms of the country. Every guinea they required was most cheerfully granted; they had a vote of credit to the utmost limit of their request; there appeared but one mind, one feeling, and one sentiment on the part of parliament and the country in favour of Spain, no other wish existed but that which was calculated to give effect to the operation of ministers, party spirit was quite sunk throughout this country upon that occasion; and indeed in every part of the empire the public voice was loud and ardent in desiring that all the whole power of England should be put in motion, if necessary, and at all likely to be effectual in repelling the advances of the enemy, and promoting the liberty of Spain. was the pulse of the country which ministers had to direct. But it became their duty to direct it with judgment and efficiency. Standing upon an eminence, it was for them carefully to survey the prospects before them. It was for them to examine, with precision and accuracy, all the means in their reach to employ, and how far those means were adequate to the ends in view. Before they attempted to involve the country in the contest alluded to, before they ventured so to engage its wealth and its power, they should have taken care to make this examination, and, above all, to ascertain the real state of The first object, therefore, that claimed their consideration was, the employment of proper persons to inquire into that state; and for that purpose they should have sent some men of the highest capa-

city to that country, men well acquainted with both military and civil affairs, men competent not only to assist the counsels of a cabinet, but to direct the operations of an army. Many such men could, no doubt, be found in this country. The occasion was of a nature to call for the employment of men of this descrip-It could not be supposed, whatever the spirit of the Spaniards might be, that that spirit could succeed in effectually resisting the power of France, unless it was directed with the utmost ability; and we ought to have availed ourselves of the opportunity to send that description of ability to Spain. I know not the character of those agents whom ministers thought proper to employ in this mission, nor do I mean to speak disrespectfully of their merits; but I cannot find their names among those who are distinguished for any exploits or for any experience, either of a military or a civil description. I understand that they are all young men, and not likely to possess the experience and capacity of observation which are necessary to form a correct judgment upon such an important concern. Ministers should have been aware of the responsibility attached to their office, and cautious upon what representations they acted. They should have been alive to the reflection, that in their hands were placed the means not only of assisting Spain, but of defending England; that they were not only to consider the prospects of Spain, but of their own country; that, called upon to administer the affairs of a nation involved in an arduous contest, the duration of which no man could calculate, they should not unadvisedly risk the means of that nation; that they should not send out its arms or its money, unless where effectual resisistance could be made to the enemy. It was therefore peculiarly incumbent upon ministers to employ the utmost talents and industry, for the purpose of enabling themselves to judge of the temper, the resolution, and the ability of the Spaniards. What was the spirit of the people, what the internal condition of the country, what the state of its parts, what its resources, both military and naval, what, in a word, the means upon which we could calculate for success in pursuit of the common object? Ministers could not have been insensible to this reflection, that great as our power confessedly is and has. been at sea, the whole disposable force of their country could not alone make any

effectual stand in the Spanish cause, or justify any hope of a successful result in a contest against the stupendous military means of France. It was therefore essentially necessary to know fully the nature and amount of the co-operation which they could rely upon meeting in Spain. this view, they should not have sent young men of eager, sanguine, enthusiastic disposition; but they should have sent men of experience, of observant, cultivated, and discriminating minds, men not likely to be influenced by false appearances, but capable of deciding upon the soundness of principles and real character. It was not sufficient to know, that monks could excite some of the poorer and more ignorant of the people to insurrection, and that, when so excited, they evinced great enthusiasm; the disposition and views of the upper classes, who, from their rank and property, possess a natural influence in any country, ought to have been known. But above all, inquiry should have been carefully made as to the inclination of the middle class, which is the great bond and cement of connection between the higher and the lower orders in every country; whether we should be likely to meet in that class a cordial spirit of co-operation, and what the force of that co-operation would be. An inquiry of this nature should have been gone through before ministers had resolved to commit the country, or at least before they had ventured to send an army to In pursuing this inquiry, they Spain. could have collected from history some information that was well worthy of their attention. So far as history goes, they could not find much to encourage any very sanguine reliance upon the character of the Spaniards for cordial or active cooperation in such a contest. I am not disposed to speak disrespectfully of the Spamards, but history does not represent them as a people remarkable for that daring, enthusiastic, high-spirited disposition which prompts and qualifies men to make a great struggle for liberty and independence. The manner, indeed, in which they surrendered their liberty, would not justify any reliance upon their spirit; and their conduct during the War of the Succession evinced neither spirit nor principle. The upper classes particularly, upon that occasion, were found to betray a great dereliction of public principle, and a great want of public duty. They were perpetually fluctuating between Charles and Philip, according as victory and the pros-

pect of ultimate success appeared to incline to either. It is impossible that confidence could attach to such a description of people; and what evidence have we had since of any material change in their character? The most powerful princi-ples to excite mankind have uniformly been Religion and Liberty; and have either been found materially to operate upon the recent movements of the Spanish people? Upon the principle of religion the greatest conquerors have set out and acted. It has been found to excite the Inherent spirit of heroism. But the greatest effects have been produced by the influence of the two principles united. That union, even in small countries, has operated the most important consequences. We have heard of this operation in some of the smaller states of Germany, in Holland, and in England also. What has been the influence of these principles in this country, when they engendered and promoted the resolution of our ancestors, to remedy abuses, to correct errors, and to destroy superstition? Exactly the same was the resolution which they produced in Holland when she rose in resistance to the power of Spain; and the same effect will spring from them wherever they These, indeed, are the only prinexist. ciples which have ever served to excite the noble daring, the heroic resolution, to conquer or to die; to seek victory or death. It was necessary, therefore, to inquire, whether the Spaniards were actuated by both, or by either of those great principles, with a view to calculate upon the probability of their success in the field. If they were not animated by the resolution which enabled Holland and England to conquer; if they did not entertain some hope or wish for improvement of situation, what motive could induce any confidence in their energy, or zeal, or perseverance; and if they were not sensible of this necessity, and desirous of the attainment of an improved situation, how could any reflecting man look for energy, zeal, or perseverance among them! When I talk of improving the situation of the Spaniards, let me not be misinterpreted. I do not desire that they, or any people, should become wild or mail, and that they should destroy society itself in order to improve its condition; that in order to remove abuses they should tear away all their ancient institutions; that in order to reform religion they should destroy Christianity itself; but I do say,

while the inquisition existed, that, if the Spaniards were not sensible of the multitude of abuses which pressed upon them, if they felt not a wish to reform abuses, and to restore their rights, and were not willing, for that reformation and restriction, to encounter all the dangers and endure all the difficulties inseparable to the species of warfare in which they were engaged; I say, that if this people were not actuated by the wish for, and encouraged by the hope of, an improved condition, it was impossible for any statesman, for any man of common sense, to suppose that they would fight with success. I would not be understood to intimate that ministers ought to have dictated any thing relative to improvement to the Spaniards, or that any dictatorial tone should have been assumed. What I mean to say is this, that if the Spaniards were insensible of the cause of their degradation, and indifferent as to its removal, it was in vain for England to calculate upon materially exciting the spirit, or effectually aiding the exertion of such a people. What, I would ask, would be the situation of England itself at this hour, if the domineering establishment of the priesthood had not been removed, if the baneful effects of the feudal system had not ceased to exist, and if a liberal system of equal laws had not been established, which secures every man the property of his own labour; which excites industry by guarding its produce; which encourages genius by rewarding its exertion; which constitutes the happiness, the glory, the fame, and the consequence of this great nation? With such a picture in our contemplation, how was it possible to suppose that the Spaniards could make a glorious struggle, could submit to severe privations, could act greatly, under the influence of the Inquisition, and with no hope of bettering their condition? What information ministers may have received apon these topics I know not; I am in perfect ignorance; and it is not a little extraordinary, that from the commencement to the termination of the contest by the expulsion of our army from Spain, the people of this country knew less of the real state of things, than in any former war in which this country had ever been engaged. When the emperor of France was carrying on war in the hereditary states of Austria, in Poland, and in Prussia, we had more information respecting his operations, than we had, when he was fighting against a British

army in Spain, and even at a time when almost the whole of the ports of Spain were in our power. I appeal to any man, whether it be not true that the people of this country were more ignorant of what was going on in Spain, than they were of the progress of the Austrian, Prussian, or Russian campaign? What may have been the extent of information received by ministers it is impossible for me to know; but I must insist, that they should have taken all practicable means to ascertain the real disposition of the Spanish people; what lengths all classes amongst them were inclined to go, and how much they were disposed to endure in the prosecution of the contest, before they should have committed in the heart of Spain, what was intrusted to them by parliament, the greatest British army that had ever been employed upon the continent of Europe, I mean that which was under the command of the late sir John Moore. The first step which his majesty's ministers took in this campaign was the dispatching of sir Arthur Wellesley, with the force which had been assembled at Cork, to Spain. But though it must appear to any person who reads superficially the Instructions of the noble lord (Castlereagh) to that gallant general upon the occasion, which are contained in his letters of the 30th of June, that he was left at liberty to act according to his own discretion in consequence of any information he might receive upon the coast of Spain; vet it is also obvious that in fact that discretion was taken away from him by the Instructions of the 15th of July, and that the expedition to the Tagus was fixed on by the noble lord as that by which hostilities were to begin. When the gallant general arrived upon the coast of Spain, he thought proper to apply to the Junta of Gallicia and of the Asturias for informa-By the former he was told, (I speak from his own words, uttered upon a late debate) that they did not want men to be sent into Gallicia; that they considered the expedition to Portugal, and the dislodgment of the French from that quarter, as an object more desirable for them than to have the British army sent into their own country. The gallant general had at the same time admitted, that the Junta of Asturias at Oviedo had been desirous of having the co-operation of the British army. in that province with a view to the expulsion of the French from St. Andero: whilst he explicitly declared, that, in his own opinion, the presence of the British army.

in Spain was at that time indispensibly necessary, in order to connect the Spaniards among themselves, in order to induce a co-operation which otherwise could not exist, to effect a communication between the northern and southern forces, and had assigned that as a reason for concluding the Armistice and the Convention. when the gallant general went to Portugal, the plan of the campaign was decided; there was no longer any room for deliberation; there was no longer any room to act upon any information that might be received with regard to Spain. After the noble lord had directed his force to the Tagus, it became impossible to apply any force in favour of Spain until that expeditition was in some way or other concluded. I do not mean, I am sure, to revive the debate which has already taken place with regard to the transactions in Portugal. is a subject fresh in the recollection of the house, and there is nothing to induce me to renew it (Hear! hear!) - After the Convention in Portugal was concluded, the British force, consisting of 30,000 men, was a disposable force, to be applied as his majesty's ministers thought proper. Upon the 30th August the Convention was signed, and the campaign in Portugal was then at an I desire, then, to know why it was that such a length of time elapsed between the conclusion of the Convention of Cintra, and the 16th day of October, when sir John Moore proceeded on his march from Portugal for Spain (Hear! hear!). The gallant general (sir A. Wellesley), although he obeyed the noble lord, did it under the conviction of the absolute necessity of a British army entering Spain; the Spaniards themselves declared that necessity; he agreed with them, as he saw they wanted the British army to form a connection between the different armies as a great bond of union, cement, and co-operation. I desire then to know why, between those two periods, no steps were taken to move the force of sir J. Moore to the assistance of the Spaniards. Upon the 13th of October, sir David Baird arrived at Corunna, with a force inferior to that of sir John Moore, but intended for conjunction and co-operation with him; and, as appears from the Papers before the house, not for the purpose of separate action. It was not until the 27th of October that his army was disembarked at Corunna. Up to the 27th of Sept., I have heard it said, that none of the Juntas could be called the Supreme Junta, but

Junta was installed at Madrid, and vetit was said to have been necessary to wait from the 13th of October to the 27th of that month, until that army could obtain permission from the Supreme Junta to land? in the North of Spain. I desire to know, if none of the agents of the ministers in Spain had informed our general of what' was going on in that country, and of the time when it was necessary that the army should assume its situation and exercise its functions. It does not appear that they had any person called an accredited minister or ambassador in that country, until Mr. Frere was sent, and he, too, does not appear to have arrived at Madrid until the 7th of Nov. Ought not such a communication at least to have been kept up with the executive body, as that the general arriving with the force could know whether the Spaniards would receive them or not? and how was it to be accounted for, that so much time elapsed before any information could be obtained by sir David Baird, when he reached Corunna, as to whether he would be received as a friend by those whom he went to assist? I do not mean to insinuate any disparagement of Mr. Frere, and I do not wish to detract from his merits, which may be as great as those of any man whatever in his majesty's service, in his official duty, but in my humble opinion Mr. Frere was not the proper person to be sent to Spain (Hear! hear! hear!). A military man was the proper person to be sent to that' country. It was essentially a military appointment, or it was nothing. If the whole population of the country was not disposed to take up aims in its own defence, and ready to be organized by the then existing government in order to act with us against France, I say there was no chance of success in Spain, nor would it have been safe for us to employ a military force in its defence.- I say, therefore, that the proper person to be sent upon that occasion was a military, and not a civil officer. But, as I before stated, sir John Moore moved for Spain, on the 16th of October; on the 8th of Nov., he reached Salamanca, and on the 14th was followed and joined by most part of his army, which indeed, upon that day, may be considered as having been assembled at that place. It may be for the house to consider how he was employed all this time. The force, which the Emperor of the French had originally sent to Spain that upon that day the Central Supreme and Portugal, had been found inadequate

for his purposes; the surrender of Dupont had weakened it, and broken the connection between its different parts, so that in short, all the remnant of that French force, retiring towards the extremities of Spain, was found concentrated in Navarre. The emperor of the French himself had not, at that time, a sufficient force immediately disposable to enable him to accomplish his purpose, and he found it incumbent upon him to withdraw from the banks of the Danube and the Vistula. from Germany, Prussia, and Poland, those troops which had been engaged in the Polish campaign. The distance they had to march was prodigious, and they had no maritime means, such as this country possessed, to enable them to move with that expedition and celerity which the urgency of the occasion rendered unnecessary. They lost no time, however, in marching forward to join and co-operate with their companions in arms in the interior of Spain. The French emperor himself, too, quitted his capital to meet the emperor of Russia at Erfurth, and no sooner were the matters to be concerted between them adjusted, than he returned and declared to his Legislative Body, the Senate, his intention to proceed to crown his brother at Madrid, and to complete the subjugation of Spain. On the 5th of November Buonaparté arrived in Spain, nine days before the British army had reached Salamanca, and placed himself at the head of that army which had come from the shores of the Danube and the Vistula. What was the cause of the feebleness of the one power, compared with the energy and activity of the other? I desire to know, why the most effectual means were not taken to secare the immediate junction and co-operation of our forces with those of Spain? It is well known that this country cannot furnish a military force at all equal, in point of number, to the military force of France, and therefore it appears the more necessary that when you are to employ your force against her, that force should be kept as much united and concentrated as possible, so that it should be found in one compact consolidated body, not broken into fragments, nor scattered here and there, in a detached and divided state. His majesty's ministers should at least attempt to secure success by means of an easy junction of our armies previous to their being met by the enemy. What were the consequences of the different plans of action observed

by the English, and the French governments? The gallant general has told us that he considered the presence of the British army necessary to keep up an union and co-operation of the Spanish forces; he communicated, I presume, that opinion to his majesty's ministers; no one can question it; he is an officer of too much military judgment and experience to have with-held from ministers the knowledge of that which was the most important point, perhaps, of any for the success of the reinforcements sent from this country. If he were conscious of that, he must also have known that the sooner that army arrived on the theatre of action, the more chance was there of success, and the later the more likely was it to be defeated. Yct, strange to tell, the army of Romana and Blake, together with the army of Estremadura, were defeated before the army under sir John Moore arrived at Salamanca. On the 10th of November the united army of Leon and Estremadura was defeated and dispersed at Burgos; on the 12th Blake's army shared the same fate at Espinosa after having been previously defeated at Reynosa; and it was not till the 14th of November that sir John Moore's army arrived at Salamanca. What were the views of the English army, but to produce union and co-operation amongst the Spaniards? and was this to be effected after their armies had been defeated, so as that nothing was left when the English army advanced from Salamanca? What did your army do? In what situation did sir David Baird find himself, in order to effect his junction with sir John Moore? He found nothing but a total inability to make a forward movement at the time when it was landed. I have heard that so destitute was it in some respects, when permitted to land upon the Spanish coast, that sir David Baird had not even money enough to defray the necessary expenses of the army. That in sending an expedition by sea, it may be liable to some accidents in regard to the ships that convey your ordnance and ammunition, I will admit; but that you should send an officer with a force under his command, without even a few casks of money to purchase provisions and procure the ordinary necessaries, I scarcely could have believed possible. I have heard, however, and upon unquestionable authority, that that gallant officer had not even money enough to obtain a supply of necessary provisions, but was compelled to have recourse to obtain-

ing that credit from private individuals, which government had neglected to afford The campaign went on therefore, as might have been expected: after the destruction of the Spanish armies, I have mentioned, it was not difficult to conceive that the defeat of the army under Castanos, called the Army of the Centre, was very soon to follow; and accordingly, on the 23d of November, it suffered a defeat. Thus, sir, those three armies which we are to presume were ready to unite with ours, were severally overcome by the power of France; whereas, if the army of England had been ready to effect a junction, at an earlier period of the campaign, the French army might have been defeated and saved the trouble of those few forced marches, which, as Buonaparté says, it cost them to destroy the Spanish armies. These armies being beaten in the field, nothing remained to the Spaniards but to defend the pass of the Sierra, but there, too, a defeat was austained, and on the 30th of November it was forced. All this time not a single British soldier had appeared in action against the French. Celerity of movement, quickness, dispatch, and promptitude of action, appear to have been the only things that seemed necessary to the gallant general; and yet, from what causes I know not, but from some causes hitherto unexplained, no British force found its way into Spain, until all the Spanish armies had been overthrown, and Madrid had again capitulated to Buonaparté (Hear! hear!). Do not these circumstances demand inquiry? Is it not necessary to know why the character of this country has been lowered by our conduct in Spain? Is it not necessary to know why our force was of no use to our allies, no injury to our enemies, and that it could effect nothing, but ruin its own military character notwithstanding its superior bravery and intrepidity? In this situation sir John Moore found himself in the month of De-But it appears that it had been the intention both of sir David Baird and sir. John Moore to retreat as soon as they learnt of the surrender of Madrid and the defeat of Castanos, for it was evidently imprudent to keep the field against such a force as the French emperor could then bring against them. Orders, as I have been informed, were actually issued for that retreat, and fortunate I think it would have been had those orders been persevered in, and that retreat commenced at that particular time, if it could have been

effected without injury to those brave troops that composed our army. The opinion, however, of the Commander in Chief again changed, and I desire to know what were the causes that produced the change (Hear! hear!). Why, after the capitulation of Madrid, and the advance of Buonaparté as victor, that retreat was not adopted? I think the house will desire this information. Was this spontaneous interference of the general himself, or was it the official interference of the government at home? I have heard that sir John Moore did receive dispatches from the Supreme Junta, and from Mr. Frere, urging him to advance. I have heard he received representations from Mr. Frere of the great strength of the Spaniards in the south of Spain, and that if he would attack the enemy in the north, the Spanish cause, then almost lost, might still be retrieved. I have heard that it was urged to sir John Moore repeatedly, that he should advance. I can conceive that this is true, but still our general ignorance demands an inquiry into the veracity of these reports. the 21st of December sir John Moore arrived at Sahagun, and on the 22d of December the emperor of the French left. Madrid with a great force to attack him. On the 24th of that month, such were the effects of this last movement from Madrid, that sir John Moore felt it necessary to retreat again, and under such circumstances too, that if he had remained for 24 hours longer, and engaged marshal Soult's corps, it was almost next to certainty that not a single soldier of his army could have returned home. I state this upon the authority of officers with whom I have conversed, who gave it me as their opinion, that if the British army had engaged with marshal Soult, it never could have effected its retreat as it did .- Sir, in order to account for these proceedings, it is necessary that this house should institute the fullest inquiry; it is necessary to know in what situation sir David Baird and sir John Moore found that country, when they advanced into it; whether that enthusiastic spirit which could alone have saved the Spaniards from destruction, actually existed; it is necessary to know whether they were willing and cordial in their assistance to the English army; whether they received them as deliverers, or as their guests, with love, or with jealousy and fear, and to ascertain what the British army had to rely upon, when they found themselves in the presence of a great hos,

We must necessarily institute this inquiry, in order to determine whether it was wise or not for his majesty's ministers thus to hazard, in the heart of Spain, one of the best armies that has ever been sent out of this country. It is necessary to know what military force sir John Moore found to co-operate and unite with him, and whether he found any thing in the field of battle, except the British and the French soldiers. Perhaps it may be said by ministers, that the Spaniards did not discover all that cordiality and co-operation with us in the cause in which we were mutually engaged, that was expect-Can it be proper, or can it be admitted, that ministers shall say this after they have involved the country in such a ruinous, unproductive, and inglorious struggle? The retreat under these most inauspicious circumstances commenced, and what was the consequence of that retreat? In that retreat you lost all your ammunition, all your magazines, above 5,000 horses, and I fear, a much greater number of men, than the gallant general opposite (gen. Stewart) thought proper to state to the house, when he said that they amounted only to between 4,000 and 5,000 (Hear!). Our loss was great in consequence of that disastrous retreat, commenced under circumstances, which shew, that, had we trusted to the prudence of the commander. it might have been avoided. Is it not true that a retreat had been previously ordered; that an advance was made; and that a retreat was again commanded to be made? and is it not necessary for us to inquire whether this was owing to the misconduct of those at the head of the army, or of those at the head of his majesty's councils?-Deeply as we must lament the loss of those gallant officers and soldiers who have fallen upon this occasion, and deeply as we may lament the success of the enemy, it is not, perhaps, so necessary in the eyes of Englishmen, as it may be in regard to the continental powers, to free ourselves from that injurious opinion as to our military character, which must float in their minds from these transactions. Do not let us forget this, that, although we have obtained glory and renown, for our military bravery, England has for ever lost its fame and character, as a military nation. Were you to propose to send your soldiers again, as an 'encouragement and an aid to other foreign powers, upon any future occasion, what would be the answer? It would he, "No! No! your troops are good and

brave; your officers are skilful, intelligent, and courageous; but there is something in the councils of England, or in the nature and manner of the application of her force, that renders it impossible ever to place any reliance upon her military assistance." We have seen already what passed in the last war with France. you appeared in Holland and Germany as auxilaries, you failed in your efforts; but true it is, that your force in these cases was comparatively small and the question remained undecided; the problem is solved however, by what has lately passed in Spain. You professed to send forth the largest army that ever went from England, for the purpose of meeting the force of France; and what has been the result? It has been nothing but a shameful retreat before the armies of France, and a disgraceful descrtion of the power you anxiously wished to assist. Never can we rely again upon the confidence of any power of the continent in our military exertions, however much they and ourselves may rely on our maritime efforts. This campaign, I say, will have an influence upon the character of England long after all of us shall cease to live. The noble lord (Castlereagh) observed in a former debate, that it would have been absurd to think of stopping the passes of the Pyrences, and preventing the French from sending reinforcements into Spain, as there were no less than forty-three passes by which the French could enter Spain. But if a British army landed at St. Andero could be of no avail for that object, if the French could not, by any efforts on our part, have been shut out from Spain, I would ask the noble lord, whether that was not a good reason why a British army should not have been sent into Spain at all? For any amount of force this country could send thither could not contend against the 4 or 500,000 men whom Buonaparté could pour into that country from France. The noble lord had called this a Pyrenean campaign, but, though I do not presume to decide upon the subject, I must say, that the best informed persons were of opinion that the north of Spain was the most eligible point for the debarkation and first operations of the British army. The French force, in Navarre, at the outset, was not more than between 40 and 50,000, and if the Spaniards, as they themselves told you, were not able to drive that force out of their territory, how was it possible that you could beat the 3 or 400,000 men

which the French might afterwards have sent to meet you in that country? have conversed with no military man upon the subject, who has not declared tha from the beginning, it was vain and idl to hope for ultimate success in such a con-If this vast force of France could not be kept out of Spain, I desire to know why sir John Moore's army should have been so endangered by the imprudent advance that was made. Was it merely tha you could not bear the danger of death that this most harrassing of all retreats that ever was accomplished, took place? Was your character so degraded, that it was necessary we should attempt to raise it by such destructive means, in the eyes of the world? We never, I believe, have met the French upon equal footing, that we have not invariably shown our superiority. Are not the recollections of Maida, and of Egypt, sufficient to convince you and the world, of the truth of this asser-Do not these circumstances, therefore, deserve inquiry? Is it not necessary to know how ministers have conducted themselves in this expedition to the continent, to know on what principles they have proceeded in a contest in which you entered with so much hope, with so much heart and expectation? a contest in which every man almost implicitly relied upon raising the power of England, reducing the aggrandizement of France, and delivering Europe from the grasp of French tyranny? Alas! how have these hopes been blasted, how grievously have our troops suffered in their vain exertions, and howmuch have ministers involved the whole transaction in darkness, and obscurity. it not necessary to know why your army was exposed to danger, and at the same time to produce nothing that was good or advantageous to the country? The soldier should always be prepared to die in his country's cause, and I doubt not that British soldiers are particularly impressed with that feeling; but is it thence to be inferred that you are unnecessarily to expose them to dangers, and to fruitless efforts, so as to bring ruin on themselves, and disgrace upon the nation? plans of campaign, I know, have been mentioned, which in the opinion of some were likely to have been attended with great success; and these are the employing of the troops of England for the purpose of garrisoning some of the strong posts on the continent, and particularly upon the sea coast of Spain. I presume Vol. XII.

not to offer any opinion upon that subject: but I believe that that would not have given us great benefit. The Spaniards have shewn towards us great jealousy. At Cadiz our reception was not flattering; and at Ferrol, not an effort was made in our favour. I have heard, but I cannot vouch for the truth of the report, that even the force which you sent a short time ago, from Lisbon to Cadiz, has not been permitted to enter the harbour. I have heard this from an authority which I deem good, and I shall continue to believe it until it be contradicted. I ask the house then to institute an inquiry for the purpose of discovering what have been the motives that led ministers so to dispose of the force of the country on a service at first so full of confidence, and now so full of doubt and uncertainty as to lead to the belief that the cause of Spain is desperate. I call upon the country to seek for this inquiry, in order to shew how much distress, difficulties, dangers, and perils unexampled, our gallant soldiers have endured in this fruitless and inglorious struggle. Is there an Englishman that could have seen the exertions of such troops, and not rejoice in them? Is there a peasant in the bleakest mountains of Scotland, or in the barren bogs of Ireland, who is not proud of their conduct, and desirous of emulating their example, and of displaying equal courage and intrepidity? I aver that all possess the same energy and courageous sentiments, and that all are equally ready to imitate their example, and employ their exertions n their country's cause, but the more especially if they could be convinced that their exertions will be judiciously and prulently applied. I call upon you, by the' gratitude you owe to those who were thus hamefully sacrificed at Corunna, by that which you owe to their companions in . urms, who are still in existence, and able and willing to defend their country, or. to be employed upon any service; I call upon you by the interest you must take in those who yet remain, to institute this inquiry, in order that they may not be sacrificed by a similar misconduct, upon a future ocasion (Hear! hear!). I call upon you, s you value the glory of our country, the reservation of our future power and reutation, as well as our interest, by every hing that can excite the exertions of brave nen, to institute this investigation for the atisfaction of all. The proposition I make the house is not for this or that mode of nquiry. I care not whether you do it by

a secret, a select committee, or a committee of the whole house, for either of these will satisfy me, and will gain the object which the country must have in view." The right honourable gentleman then concluded by moving, "That it is indispensably necessary that this house should inquire into the causes, conduct, and events

of the late campaign in Spain."

Lord Castlercagh hoped, that the house would indulge him, while he should endeavour shortly to detail to the house the reasons by which he was induced to negative the motion of the right hon, gent. He must, however, in justice to himself, declare, that he would be the last person in the house to persuade parliament not to enter into any proper or necessary inquiry for which just and reasonable grounds had been stated. Ignorance was rather a humiliating reason for any man to assign for such an inquiry; and if the right hon. mover had waited with a little patience, and accepted the proposal which he had made early in the session for laying proper documents before the house, perhaps he would have had some more substantial foundation whereupon to ground his mo-The right hon, gent, could not then well plead, that he felt it necessary to appeal to that house, on account of any reluctance on the part of his majesty's ministers to give him every information in their power. He could assert on his own behalf and on that of his colleagues, that they would not have made any objection to the production of all such information, as, consistently with their duty and a regard to the public interests, could be laid before the house, and however that information might afterwards be applied, it would afford a much better ground for going into the inquiry in a committee than the claim which had been made by the right hon. gent. on the bare shewing of his own ignorance. They had had already sufficient proof how far committees of the whole house went to impede the general business of the public, and it was not, therefore, upon such light grounds that the house ought to be induced to go into a committee of that description. The only reasons, that had been alledged for the Inquiry were reducible to the ignorance of the right hon. mover; and he did agt think that that was, or had ever been pretended to be, a proper parliamentary ground for inquiry. But no doubt the right hon, gent, supposed he had his forces well marshalled, and in

high discipline, and was therefore anxious to lead them forth to battle. As he could not bend to the cogency of this reason, he certainly should oppose the motion, though at the same time he declared, that had there been the slightest prima facie evidence to support it, he would have fully coincided in it, no matter upon what ministers might rest for their justification. If the result of the Campaign in Spain had not been as glorious, as had been so earnestly and so justly expected, owing either to the imperfect state of discipline of the Spanish armies, or to the want of sufficient time to complete that discipline, still he contended that there was no prima fucie ground for attaching the blame of that failure to the misconduct of his majesty's ministers; and, even though he should admit to the right hon, gent., what was in itself so questionable, that the melanchely failure in Spain was in itself a prima facie ground of inquiry, yet he was prepared to contend that no blame could attach to the conduct of his majesty's ministers, should it even be conceded, that the arrival of the British army in Spain had taken place too late to prevent the failure, if his majesty's ministers could state to the house satisfactory causes for the delay. The British army was intended to act only as an auxiliary force in aid of the Spanish armies, and surely the British government was not to be blamed because the Spanish forces had not, unhappily, been able to hold out till the arrival of the military succours which were sent out to their assistance. right hon. gent. ought certainly to have waited for a little information, and not attempted to drag parliament into an inquiry which would prove disgraceful to itself and distressing to the country. Ministers, he contended, were perfectly justified in not asking the opinion of parliament, last session, before it could have an opportunity of considerately forming it. Never was there a cause in which the feelings of the country more fully participated—in which aid was given on all hands more cheerfully. Indeed, if government could collect any clue from the country by which to guide their conduct, it would be completely in harmony with the opinion expressed by his majesty in his closing speech last session, in which he said assistance should be rendered to the Spaniards, as far as was consistent with the wishes and distinct policy of Spain, blended with no selfish views of our own partial It had been said by the right interests.

hon, gent, that government ought to have waited to collect full information how far the spirit of liberty in the Spaniards went to the amelioration of their condition; how far the national feeling and public spirit of that country were such as to justify them in hazarding a British military force in aid of its cause. Now, how the hon. mover could reconcile this with his former admonition to speed and celerity, it was not indeed in his ingenuity to discover. As to the selection of characters necessary to give government their opinion as to the spirit of Spain, he would merely ask. would it be rational for them to listen to any man's opinion, before the formation of the Central Junta, which alone could be competent to decide upon the views of Spain; and were they to leave Spain and Portugal to their destinies till that event should have taken place? The only rational question was, whether it could be hoped that Spain, with our assistance, would be enabled to stand against France; and if this could be proved, government He had heard that night stood justified. the great power of France stated as a depressing circumstance; but that was rather an unfortunate argument for those who had constantly been vaunting the efforts of which an universal and determined people were capable. Spain had, indeed, made an energetic effort-she had borne up against the military power of France with more vigour, more constancy, and better success, than those powers, which had been supported by formidable regular armies; and if she had, in some degree, failed, it was rather hard and little worthy of the generous feelings of that house, to reproach her with it in the hour of her difficulties and the season of her distress. It had been held by many statesmen, that the efforts of a people themselves were whole equal to any efforts of regular military force, and certainly there never was a more energetic effort made by any people, than by those of Spain. It was there literally the cause of the people, and it came with a peculiarly bad grace from the other side of the house, when it was stated that the cause of the people was not sufficiently attested by the expression of popular sentiment, unless that sentiment be supported by the sanction of the higher classes. He was not disposed, perhaps, to attach all that weight to mere popular effort which some gentlemen were willing to ascribe to it, yet he thought that there had been many circum-

stances in the case of Spain to inspire a confident hope of its success.-It was known that the popular rising was the simultaneous effort of the whole country. It was not one province calling upon another and procuring assistance and cooperation by degrees, but the whole country rising at the same moment, to assert its rights and contend for its inde-pedence. Within, he believed, the space of five or six days, all the provinces had risen. But it was not barely this circumstance that afforded hope or encouraged confidence: it also appeared, that in the course of a very few months, they had collected an army in Andalusia, and obtained a distinct victory over the French, under Dupont, at the memorable Battle of Baylen, in which the Spanish army was little superior in point of numbers to the enemy. He could also state to the house, as a circumstance that proved the confidence of the Spaniards in their own strength, that when general Spencer applied to them to know whether he should come to their assistance, they stated that they confided in their own strength, and recommended his marching to the relief of Portugal. Nor was it merely to Andalusia they were to look; Saragossa presented also a picture of encouragement: nor had Leon been deficient, for at the battle of Rio Seco the enemy had by no means the advantage they boasted of; the Spaniards had, in fact, obtained decisive advantages, and would have effectually subdued the enemy, if they had had the benefit of cavalry to follow up their suc-Ministers were not to look only with a philosophical view to the constitution of Spain, but were to consider the army it could produce. What that army might be expected to do, if it had sufficient cavalry, could be easily inferred from what they had done, when in the course of two months it succeeded in driving 100,000 men from the provinces they had occupied, and confined them to the left bank of the Ebro.—As to whether the nature of the co-operation adopted by his majesty's ministers was the best that could be resorted to under all the circumstances, he was now to consider. There were two extreme opinions upon this subject, and one middle one; and the intermediate opinion having been adopted by his majesty's ministers, they were ready to rest their justification on their having made choice of that middle opinion. One of the two other opinions was, that if Spain

was really animated by the spirit of pure patriotism; if she was in earnest in the great work of her own delivery, that she had the elements of her own salvation within herself; that she therefore did not want British soldiers to fight her battles; that she was sufficiently powerful as to men; and that our co-operation need go no further than supplies of arms, money, clothing, ammunition, and whatever other necessaries might be wanting. Than this opinion, he was free to confess he knew Nothing could nothing more unwise. have tended more effectually to confirm that reproach which had been dealt out by the enemy against us, than that we should not in this instance have taken an active part ourselves. It would have looked too, like that selfish policy with which we had been charged, if while we were urging and exhorting, by every means in our power, a people to defind themselves against a powerful enemy, if whilst we were lavish of our money and stores, we should yet decline to embark our best treasure in a cause which we affeeted to call glorious and to esteem invincible. There was another extreme more congenial to the feelings of this country, though not in his opinion more reconcila--ble with sound policy: it was, that there was no medium between a great effort, and the whole effort, and recommended that not a soldier should be kept at home. Without taking any notice of the effects that such a measure might produce at home, if in such a case our efforts should be atsended with disaster (and disaster must in all cases be provided against) yet, putting the possibility of disaster out of the question, the thing would be in itself impracticable. There was a limit beyond which they could not go: in short, they must necessarily keep within the limits of the in tional credit, and there need no more be sa'd in answer to this second opinion, than that it was impossible to act upon it. Then the question, to which they were come, was, whether the effort, which had heen made by his majesty's ministers to co-operate with our allies in Spain, had icen sufficient; and the assistance thus given would be best judged of by being considered in a three-fold relation: First, as to its extent; secondly, as to its course; and thirdly, as to its ability. In reference to its extent; when information had been first received by his majesty's ministers, that a supply of British troops was wished for to act in concert with the native armies

in Spain, there were sent, exclusive of the 10.000 men liberated in the north of Europe under the command of the marquis Romana, no less a force than 45,000 or 50,000 men, nearly 50,000 rank and file into the Peninsula. Besides this army government had issued orders, that the forces in the Mediterranean should send out detachments to act in Catalonia, though subsequent circumstances interposed to prevent those detached troops from rendering that service, which it was then intended to employ them in. If, then, an army of 45,000 men be thought sufficiently considerable in its extent, the next question for the house to consider would be, did they give that army a proper direction; that army once in Portugal, did it from thence get a proper direction? He put the question this way, for he did not want to revive the debate upon the Convention, and therefore he should follow the example of the right hon. gent., and pass over that part. The right hon, gent was ready to admit, that the north of Spain was the best scene for our co-operation, but he assured the right hon, gent, he was not now going to the Pyrenees. He could conceive a man of common sense going to Saint Andero, but he could not conceive a man of sound sense, going to the Pyrenees. He was going merely to that question put by the right hon, gent., as to what could have detained the British army so long during the interval, previous to the 16th of October, the day on which they made their first movement on their march from Portugal to Spain. If the right hon, gent, had taken the information he (lord C.) had offered him, he could have been enabled to have answered his own question; but it was to be taken into consideration what was the difficulty of carrying an army beyond Corunna after the month of September. The port of Saint Andero might have been thought preferable; but that port was extremely small; and he put it to the house, in what situation an army would have been, with 40 or 50,000 French in the neighbourhood of Vittoria, that army but half equipped, and all the transports gone away.—As to the question respecting the delay, he had at an early period of the campaign in Portugal directed that a communication should be opened with the Spanish Generals on the subject of the cooperation of the British army in Spain. That communication had accordingly been opened with general Castanos, but the letter, acquainting him, with the circumstance,

had not been received till after the conclusion of the Convention of Cintra. On the 14th Sept. lord Wm. Bentinck was sent to attend the Supreme Central Junta, which was installed at Aranjuez, on the 24th of the same month, in order to confer with them upon the subject. On the 25th of Sept. orders had been sent to sir Hew Dalrymple to move forward with his army towards the north of Spain; and on the same day sir David Baird received orders to embark for Ferrol or Corunna. It was not, however, till the 20th of September, that the first letter from lord Wm. Bentinck was written, containing the Answers of the Supreme Junta to certain Questions, which he had been directed to submit to them, as well with respect to the entrance of the British army into Spain, as in regard to the manner in which it should be employed there. The Answers thus received were, that the fate of Spain depended on an early co-operation of a British force; and to the second question, that which was most important in a military point of view, was, that they wished our forces to be concentrated as one British army; and general Castanos received orders to confer with lord Wm. Bentinck as to the best mode of carrying those wishes into effect. It was proposed that the army in Portugal should make for Burgos, by the route of Salamanca, and sir David Baird debark his troops at Corunna This intelligence was received at Lisbon on the 8th of October; and here he was free to acknowledge that one of the lamented consequences of the Cintra Convention had been the occupation of the transports, which might perhaps have been otherwise employed; but by that Convention 20,000 tonnage of transports were engrossed in conveying to France 25,000 of French troops; but at the same time he wished it to be distinctly understood, that still there had been transports that might have served to convey our army by sea, to the northern provinces of Spain; but sir John Moore decided otherwise, and in making the very judicious decision that he had made, he was influenced by abstract reasons, not merely by any inconvenience arising out of the occupation of so large a tonnage of transports. Had he gone by sea to Corunna, he would have had to march his army through Gallicia, the poorest province in Spain, and the least calculated to supply an army that was to provide itself While the question respecton its march. ing the operations of the British forces in Spain was pending at Madrid, the very

same question was discussing in London. and it is not a little remarkable that the very same decision was agreed to, at the same time, in both places ;-the marquis of Romana's opinion upon this subject was in writing, and was ready to be laid upon the This was a circumtable of the house. stance of such strong and singular coincidence, that he left it to the consideration of gentlemen, if it did not carry with it in its coincidence a strong evidence of its propriety, It appeared then, that lord Wm. Bentinck's letter was dated the 29th of September, and on the 9th of the following month sir David Baird sailed; and again, that on the 17th of September we received the intelligence of the Convention of Cintra, and that on the 25th of the same month the Instructions were sent out for the army in Portugal to march. He could not see where ministers had been guilty of unnecessary delay .- As to that of the troops not being immediately permitted to land, he could only say, that from a prior and distant application made to his majesty's government for British troops on the part of the Juntas of Gallicia and Oviedo. ministers had a right to expect that no obstacle would have been thrown in the way of any troops they might have afterwards sent. Our troops under general Baird having sailed on the 9th of Oct. he (lord C.) had previously wrote a letter to general Broderick in Gallicia, acquainting him with the expeditions then going out, and requiring him to try every means to secure them accommodations on their landing, and provide for their continuing their This letter, though addressed to march. general Broderick, was, in case of his absence, to be opened by captain Kennedy. General Broderick was then in Gallicia with gen. Blake. Capt. Kennedy accordingly opened the letter, acted upon it, and acknowledged the receipt of it on the 1st of Oct. He (lord C.) wrote also to general Leith on the 30th of Oct. and to lord Wm. Bentinck, then on the frontiers of Leon. In consequence of these letters the necessary communications had been made to the respective Juntas, but he was sorry to say, that the Juntas had, in fact, neglected to act according to them. He did not wish to censure or complain of their conduct, but such was the fact. After the landing it was proposed to the marquis Romana to change the destination of his corps from Corunna, with which he complied, and there was then an army, including the Asturias and Blake's, and Romana's, of from 50 to 60,000

men.—The right hon, gent, had given way to an expression of surprize, that the movements of the British army should have been so slow, and those of the French comparatively so rapid: but the surprize of that right hon. gent. would probably cease when he recollected the difference between an army fully equipped and one not equipped: - between an army that can seize upon every thing on its way that can facilitate its march, whether provisions or carriages; -and an army that cannot have any such resource; and another consideration, too, not to be forgotten, was, that the roads in France, where the greater part of this expedition was manifested, were of a very superior quality to those of Portugal, through which our armies had to march. On the 14th of Nov. sir John Moore arrived at Salamanca, and never was an army, considering all the fatigues it had undergone, all the hardships sustained, all the difficulties surmounted, to he found in a more perfect state of discipline, or in better condition. He was joined by sir D. Baird on the Douro, and though the Spanish armies under Romana and that of Estramadura, had, prior to the arrival of sir John Moore, suffered severe reverses, still it was an unfair test of the general spirit of the people. They had at that period the most difficult task imposed upon them, that could devolve to a nation in such circumstances; it was at the same time to make head against a powerful enemy, and to make a government.—There was certainly one circumstance much to be regretted—that they did not put one person at the head of their army, so as to make it one great machine in the hands of some one powerful leader, and not have its force divided and broken down into small and insulated bodies. When gen. Moore arrived first at Salamanca, he had reason to expect that Buonaparté would have directed his force against the British troops, rather than against Madrid: and there was great reason to hope every thing from the spirit, which, according to gen. Hope's report, whose column had passed through Madrid, was prevalent in that city. shewed every symptom of the greatest zeal and energy. He admitted that there was more languor in the northern provinces, but Castile had always been that part of Spain that had distinguished itself most in every patriotic ebullition. After the march of the army from Salamanca, the only object was to draw off the force of the enemy from pushing his conquests to

the South, and surely never was a diversion more completely effected. It had left the whole south of Spain free, and given it a repose for six weeks or two months. When sir John Moore had suspended his retreat, his subsequent march to Sahagun and Saldanah was not proceeded upon on mere abstract grounds. Sir John Moore had received a letter, intercepted by a corps of cavalry, to which his hon. relative (gen. Stewart) belonged; the letter was Berthier's, promising reinforcements to Soult, but when he had got to Sahagun, and discovered that Buonaparté was bearing down on him from Madrid, he then had no option but to retire on Astorga, at the same time that he felt no doubt, that if he could have come upon Soult, the result would have been worthy of his great character. -Ile could not conclude without adverting to that part of the right hon. gent.'s speech, that seemed to imply that our losses in Spain had been more than what had been stated by his hon. relation; he believed that statement would be found to be correct; as to the artillery, he denied that the French got a single piece: what could not be carried off had been spiked; there was certainly a trifling escort with a few pieces of artillery on their way to Romana's army; this he apprehended had fallen into their hands, and it was of those they had so vaunted. He ridiculed the notion of our military character being lost in consequence of the late reverses, and asked if the disgraces of Vimiera and Corunna were to be blotted from the memorics of Englishmen? If, however, they were anxious for inquiry, they might go into a Committee that would occupy them three months; but nothing was a greater mistake, than the supposition that those who called for inquiry, meant that they wanted information (Hear!). He left it with confidence to the house to say, whether any case had been made out to justify the motion of the right hon. gent.; and where no case was made out no enquiry could be called for.

Mr. Tierney observed, that there never was a speech which called so much for animadversion as that which the noble lord had just closed. The noble lord said that there was no prima facie case against ministers. There were, however, few men in England who would agree with him in that opinion; there would not one, he believed, be found to agree with the noble lord, if the whole country were to be polled

over. The prima facie case was this: that England had sent out to Spain an army of 53,000 men, and that they had returned again under the fire of the French cannon! What had this army done in the peninsula that had not been undone? If he had eloquence sufficient, he might describe in glowing terms the victories of sir A. Wellesley in Portugal; but the prima facie case was, that, owing to the councils of ministers, all that he and others had done was in vain; and that we had no hopes of maintaining ourselves in Portugal, except it was the good pleasure of Buonaparté to leave it in our possession; for he presumed the noble lord would not venture to state that Buonaparté might not, if he pleased, be now in as complete possession of Portugal as he was twelve months ago. After all the promises of the noble lord, and the mighty hopes that were held out, the little prima facic case that remained was this, that the almost unparalleled bravery of our troops had not been able to save the country from disgrace (loud cries of no! no! and hear! hear! from the ministerial benches). He could not be understood to mean that any s'ur attached to the army or its officers. But this cheer was truly kind now; for never had he heard any speech from a secretary of state lord had delivered on the present and on a former occasion (a laugh and cries of hear! hear!). Our failures were not owing to the 'army, but to the military councils which his majesty, unfortunately for the country, had chosen. And while he paid the truest tribute of applause to the brayery and skill of the former, he could not look at the imbecility of the latter without indignation and contempt. If he were merely to state the case, it would bear him out in what he said. After all the boasting of the noble lord and his colleagues; after all the hardships to which our army had been exposed, the only triumph was, that we had got most of our troops back again! The noble lord, it must be confessed, was a man of a most singular disposition, for he was pleasant on this occasion; and what served to make others sad, made him merry (hear! hear!). The noble lord had talked of his right hon. friend's prudence in bringing forward this motion while he had his troops together. He sincerely wished the noble lord had followed that policy with regard to Spain, and brought the troops there to act in a body at a period when their exertions would have been

availing .- The noble lord had said, that it was degrading to the house to go into a committee to enquire into this subject. Was it degrading to do that which almost every man in the country must feel to be the duty of the house of commons?—But then the noble lord said, "Why don't you wait for the Papers?" The reason was obvious, the motion was not a censure upon the government; what was called for was a Committee of Inquiry, and there the noble lord would have an opportunity of producing all the documents which he might think material for his own justification. To move for docu-ments from day to day, as the noble lord proposed, could furnish no accurate information either to the house or the public: for after one set had been produced, another set might appear necessary, and so the matter might be protracted to the end of the session. What he wanted was riva voce evidence; he wanted to examine officers who had served under the gallant Moore, to learn what were his sentiments on the subject; he wanted to know how the troops had been equipped; what was the nature of the commissariat; and whether it was not so grossly ignorant of the method of supply that the army was starving in the midst of plenty? (Hear! hear!!). so little cheered as those which the noble ["The noble lord then came to details, and nothing, he said, could be done till the Supreme Government was constituted at Aranjuez, in September. But had not the noble lord the means of ascertaining what they might require by a previous communication with those, who, it was well known, would form part of that govern-Might he not form some idea of what the wants of the Spaniards would be, and make his preparations accordingly? But the noble lord plainly said, that sir David Baird's troops were not ready till the end of September.-What a confession was this from the noble lord, who talked so much of vigour and promptitude, and of transports upon transports! But, he certainly did confess, that the troops were not ready to sail till the close of September, and, if this should appear to be the case, on inquiry, then the noble lord was Two years had not elapsed culpable. since a draft had been made from the militia of nearly 40,000 men, with a view to any contingency or emergency of this sort; but the noble lord said, that nothing could be done till October. On that point, he differed very much in opinion from the noble lord, as he might have known before

be in a state of forward preparation. Then the noble lord shifted the plan of the campaign from himself and his colleagues, upon the Junta of Spain, and general Moore, abroad; and upon the marquis Romana, and somebody else, not mentioned, at home. Nothing, he allowed, was more wise than to afford the Spaniards such a shelter to fall back upon in case of defeat, as that which would be furnished by the British army. But how had the noble lord set about this? General Baird was at Corunna, general Moore at Salamanca, and general Hope at Aranjuez, and the troops of all these generals thus formed a central army, which had to occupy the space of 300 miles (Hear! hear!). Now, though he confessed his ignorance of military affairs, in the exercise of mere common sense, he could not but think all this very extraordinary.-But supposing this mode of proceeding to be good, the question was whether, from the delays that had taken place, it was not madness to persevere in it? It was said, that it was in consequence of instructions from Morla, that the plan had been adopted, and that the army occupied these points. Morla was then War Secretary, and judging from what had since been learned respecting that person, it was likely that such had been the case. The consequence, however, of this arrangement had been, that no part of the British army arrived on the edge of the scene of action, until the 2d of December. On the 13th of October, after the arrival of gen. Baird at Corunna, an application was made by the Junta of Gallicia to the Supreme Junta, in consequence of the necessity of which general Baird was obliged to remain on board his ship till the 20th, when an order arrived to suffer his men to land by divisions of 2,000 at a time. And the landing was not completed till the 6th of November. When the army was landed, the general, as his right hon. friend had stated, wanted money, and was obliged to send somebody (col. Gordon he believed) to Lisbon, to procure a supply. He further believed that gen. Baird, when he got to Corunna, was without instructions as to his future proceedings. He got information, however, from sir John Moore, that he was to meet him. Now this might be wise in theory, but when the French patroles came up to the lines of these armies, common sense proved that the plan ought not to have been persevered in. Then, in what

what might be wanted to enable him to a situation was sir John Moore placed! he must have been utterly at a loss whether to assist sir David Baird, or gen. Hope; and there they were without any general plan till the 5th of Dec. when sir John Moore gave an order to advance, in consequence of being joined by the cavalry and artillery under gen. Hope, whom he believed to be one of the best officers in the service; and he might appeal to this very operation for the truth of this asser-tion. The French, however, during all this time, were not idle. They had got to Madrid: but to account for the rapidity of their movements, the noble lord said that they took every thing they wanted. And why did not we secure every thing we wanted? And the question was the more appropriate, inasmuch as we were in a friendly country; the French in a hostile one. All this called for inquiry; and the noble lord pointed to his documents. Suppose these were to implicate the ruling persons in Spain and Portugal, whom could the house summon for explanation? Could they call for the bishop of Oporto? (a laugh). Never was there such a course of abominable lies as had been circulated with respect to these transactions in the month of November. Buonaparté, it was said, and particularly by those most attached to the government, was utterly ruined; all his schemes had failed, and nothing was heard of but universal insurrection of the Spanish nation: It was said, that he was at last caught; that he had. made a false move; that sir John Moore had got behind him, and that his destruction was inevitable. But to the noble ord's very great surprise, Buonaparté sushed forward to Madrid without stoppng to attack our armies. But it did not appear very surprising, that Buonaparté, who wanted to get the crown of Spain for his brother, should push forward to the seat of government with as much dispatch as possible. The noble lord thought that Buonaparté had committed a great error n not waiting to attack our armies. he object of Buonaparté was to drive us out of Spain; and he did not much risk that by securing another object, and the event was, that he secured them both, The noble lord, perhaps, ought not rashly to set his own opinion against that of Buonaparté in a military question. Buonaparté was an usurper, an apstar, a tyrant, and a great many other had things, but still it was impossible to deny, but this wicked man had some skill in military

matters, sufficient, indeed, to counterbalance the authority even of the noble lord. -But so it was, that Buonaparté, whether right or wrong, got to Madrid, and then sir John Moore formed the resolution to advance. Now, he wanted much to know whether sir John Moore had received instructions to advance at that particular moment? And he also wanted to know why the troops that were embarking, to the number of 13,000 men, were not sent forward immediately to his assistance in his retreat? Great advantages might have resulted from this: in the first place, gen. Moore might have been alive, and if 10,000 men, a great proportion of which were actually in the transports, had been sent to Corunna, then a real diversion i might have been effected; for the army might, perhaps, have maintained itself for some time in that place, and in reality obliged Buonaparté to turn his whole attention to that quarter. But instead of this, he had heard that Buonaparté having seen the British army on the road to Lugo, had turned the greater part of his force again towards the south, and left it to one of his generals, with what he conceived to be a sufficient body of troops to execute the object .-- Now, what was Buonaparte's prima fucie case? He had promised to crown his brother in Madrid within three weeks of the time when he passed the Pyrences. He had done so. He had promised to drive the English into the sea; and though he was not able to do this exactly, our army, it was well known, was obliged to embark under the fire of the French cannon. The noble lord's prima facie case was directly the reverse. He had promised every thing, and done worse than nothing. You could never send any where more than 50,000 men; but no nation after this would ever trust to 50,000 men, or 100,000, if directed by such military councils. then the noble lord said, that it was a great object to create a diversion in favour of the South of Spain, where the people were all hostile to the views of France; why, so they were also in the North; but if any Spanish gentlemen were examined at the bar, they would in all probability say, that after all our promises and exertions we had for them done nothing .- Why did not sir John Moore retreat into Portugal? If that gallant general had been left to his own discretion, he was persuaded he would have retreated upon Vigo and Portugal. [" His Letter says the contrary," was Vol. XII.

whispered by some of the ministers across the table.] Well, that might be, but he might have been of one opinion at the date of that letter, and of a very different one at another time. He wanted to know why we had not taken possession of Ferrol; if the government of Spain had not sufficient confidence in us to grant us this much, why were troops sent to that country at all? But he could not help again asking why sir John Moore had not fallen back on Portugal? The fact was. that this lamented general knew well that he was acting under an administration not very friendly to him; at the same time he did not mean to insimuate that the noble lord had behaved in an illiberal manner to sir John Moore; but certainly the situation of that gallant officer was a most unhappy one. He must have been sensible of the expectations that were encouraged in the country, every newspaper from which was filled with the most erroneous accounts of his situation, and with paragraphs, stating sir John Moore would do this, and sir John Moore would do that. The gallant general must have felt the cruel hardship of his situation, and the little hope he could have of very strong support, if he should happen to do any thing that was wrong; a thing not easily avoided amidst the difficulties with which he was surrounded. But, then, the noble lord had dwelt upon the rapidity of the movements of the French troops, and rested a considerable share of his justification upon this circumstance. Now it was very singular in this prima facie case (to use a favourite expression.) that there was nothing to obstruct it a plans of the noble ford, but what he might have known very well before. Buonaparté had taken no pains to conceal the time of his marching. He marched on the 5th of Nov. from: Bayonne, and he told you so. The sun shone in October; the rain fell in November, and the snow in December; all which were common things, and the noble lord might have learnt them from Moore's Almanack. But the noble lord said, "who could resist such engines of destruction" (he believed that was the precise expression) as the French carried with them." Why, the engines of destruction were horse, foot, and artillery, not uncommon engines of destruction in war (hear! hear!); and the noble lord might have foreseen that the French would possess them, and the failures in fact must be attributed to ministers, unless they could

prove that a mutiny had broke out in the army, or an extraordinary mortality. But nothing of this kind was alleged, and therefore there existed the strongest reasons for an inquiry. The noble lord had very cartiously adverted to the statement of his neble relation (general Stewart), as to the number of troops lost in these expeditions, and scemed very doubtful whether he could venture to declare his belief of its correcmess. He (Mr. Tierney) had conversed with several officers who were present in these expeditions, and understood from them that the loss was at least from 8 to 10,000 men, instead of the 5,000 mentioned by the hon, general. noble lord had said that the enemy had taken none of our artillery. What had become of the nine-pounders of the 2nd brigade? Their guns had been left behind, as he understood, and he strongly suspected that the noble lord would find that he had been mistaken in his statement. But whether our loss was more or less, could any man doubt as to the situation of affairs when the first dispatch from sir John Moore, of the 28th of Dec. appeared in the Gazette, containing the words, "I find I have no time to lose in securing my retreat." From that day, till the arrival of the army at Comma, was a scene of woe such as had scarcely ever been heard of. Think of blowing up the ammunition; destroying 3 or 400 waggons; staving the casks with the dollars; leaving the artillery to be cast away; and the Shrapnell shells to the French, who would thus be enabled to discover their composition.-He requested it might be understood, that he meant not to ascribe these disasters, in the smallest degree, to sir John Moore; but it was obvious, that if ministers had sent the force which had been partly embarked to his assistance, the calamities might in a great measure have been prevented. The ministers he conceived to be extreme'v culpable in this respect, although he allowed that this depended very much upon the time at which the noble lord had the first intelligence of sir John Moore's retreat. But when he first heard that it was the intention of sir John Moore to advance, the noble lord ought to have sent a reinforcement, which would have been useful whatever turn affairs might take. The nable lord had said that the gentlemen on his side of the house had abandoned Spain. " He affirmed, however, that not they, but the ministers had abandoned Spain. There were, however,

it appeared, great hopes of what might be done in Portugal; and general Beresford, with several other officers, were to be sent to organize the people of that country. But why were they not organized before, when it would have been of use to do so? But now, when we were about to abandon the country, we began to encourage the Portuguese to take arms in their own cause. " Now, my lads, (we said) is your time to defend yourselves against the villainous French, since you see that we can defend you no longer." (Hear! hear!). The truth was, the noble lord was astounded at the total failure of all his vigorous schemes, and this put him in a vein of pleasantry, such as had never before been heard of. (A laugh and Hear! hear!). He (Mr. T.) however was not disposed to treat this motion so lightly. By the attention which was paid to nothe country would judge of the character of the house of commons. The house ought to convince the army that, though they might be exposed to unavailing exertions and useless hardships by the mismanagement of ignorant councils, they had protectors in that assembly, who would never be slow in attending to their interests and their comforts. Unless the officers of the army had this support to look to, all would with . them be absolute despair; for with the exception of some of the connections of ministers, there was not an other who came home from the expedition to Spain, that did not vent execrations against the authors of it. From Lugo until they reached Corunna, there was not a man engaged in that retreat of unparalleled danger and hardship, who did not vent curses against those who placed them in that situation. If he knew any thing of gesture, he could perceive from the agitation of a right hon, gent, opposite (Mr. Canning), that he was waxing wroth, and he anticipated a most splendid tirade from him in condemnation of the effect which the sentiments attered by him might have in inflaming the army. But in what he had said, he had stated nothing more than the fact. He had heard it from officers, whom he had met in certain circles of society, and it was these he meant when he spoke of the army. The noble lord called for confidence in the head of the administration; but who was the head? He had a high respect for the private virtues, and many amiable and excellent qualities of the Duke of Portland, but he could not consider him as the head of the govern-

Was it then the Chancellor of ment. the Exchequer? He had already disclaimed it. Was it the right bon, gent. (Mr. Canning) who he could perceive was meditating some vehement burst of eloquence against him? Was it the noble lord himself? Was it the earl of Liverpool? That surely could not be the case, as that noble lord was put upon record as being totally disqualified for the department of foreign affairs. Whom, then, were they to give confidence to? He had heard much in that house of confidence. Mr. Pitt's friends called for it over and over again. It was his misfortune not to agree with them, but Mr. Pitt had some claims to confidence. There was something in the greatness of his character, in the boldness and magnitude of his views, and in the splendour and fascination of his cloquence, that might have warranted confidence. But if they were to give it to the present government it would prove that they gave confidence, not to Mr. Pitt, but to a thing called an administration. conclusion must necessarily follow, if they went to vote upon the principles recommended by the noble lord.

General Stewart did not at all mean to reply to the speeches made by the hon. gentlemen opposite, but wished to allude to one or two particular points. The right hon, gent, had said, that the march of the British troops from Portugal to Spain was by the direction of his majesty's government. It was pretty well known to all the officers who had been with that army, that that was not the case, and that that course had been concerted between the Supreme Junta of Spain and sir John Moore. The hon, gent. had also said, that the commissariat was badly constituted, and the troops ill supplied. He declared, that as long as he had been with gen. Hope, which was during a march of near 1,000 miles, nothing could be more complete than the supplies afforded. Much had been said of the danger to which both corps were exposed by that under sir John Moore having marched by land to Spain from Portugal, whilst sir David Baird's corps was landed at Corunna; but the junction of sir John Moore and sir David Baird was not at first critical, though it afterwards became so in consequence of the defeat of Castanos. As to the loss sustained by the British army, he was still of the same opinion, as when he stated its amount to the house, and he was convinced that his statements

would be borne out by the returns, that it did not amount temore than 5,000 men; but let the loss be what it might, the advantage to our army in the experience apon a large scale which they had acquired was incalculable, and would be most evident, should they ever have to encounter the enemy on our own shores.

Mr. Colborne rose to express his dissent from the hon, gent,'s motion, as also from many of the sentiments uttered by the right hon, gent, who had spoken last but one; and he particularly blamed that part of his speech, where he made use of expressions calculated to inflame the army, a flame which the right hon, gent, himself had so justly anticipated. He, therefore requested the attention of the house only for two moments, for which time only he would be disposed to divert the storm of cloquence which the right hon, gent, justly apprehended. Mr. Secretary Canning had twice offered himself to the house.]-He could assure the house, that if he thought inquiry were necessary, he should not disapprove of it, and that he had no wish whatever to withhold from the pubhe any information on a subject, in which they were so strongly interested. was glad to find, that whatever difference existed as to the mode in which Spain had been assisted by this country, there was no variety of opinion as to the propriety of the assistance itself; and he could not but regret that the hon, gentlemen opposite had not paid their tribute of applause to the promptitude with which that assistance had been afforded. The accusation of tailure made by the hon, gentlemen opposite, came with a very bad grace from individuals whose administration was a succession of failures. That administration had attempted to bring about a peace, and the attempt had ended in a more rancorous war; they had carried on war in a manner even worse than they had conducted their negotiation. The hon. gent, then contended that by the occurrences in Spain we had gained no trifling advantages; we had given to our army experience, we had shewn to the eyes of Europe, and to the world, that we were as formidable by land as by sea; we had taught the enemy to respect our military force, and to acknowledge that we possessed commanders who could vie with the titled minions of Buoneparté. The hon, gent, had said that we had done nothing. Was it nothing to gain the Spaniards that time which their situation de-

manded? Was it nothing, to afford them an opportunity of collecting their dispersed armies? Was it nothing, by creating a powerful diversion, to allow them the means in another part of the kingdom to combat with success the common enemy? Had we not gained a national military character by our conduct? And though our loss was considerable, was it not less than that which we had sustained on our former less glorious campaigns? The honour which the British army had gained in Spain, by raising its character, had done more than all the plans which had been or could be devised for giving facilities to the recruiting of that army. The hon, gent, had not shown any ground for the motion which he had submitted to the house; in his opinion it would tend only to paralise the country, and he therefore felt himself bound to vote against

Lord Milton observed, that the hon. gent, who had just sat down, had given rather a singular reason for having approved of the campaign in Spain, namely, that it would facilitate the recruiting of the army. The noble lord opposite (Castlereagh) would, he believed, not le disposed to thank the hon, gent, for the compliment to his administration of the army contained in that observation. It was the opinion of the hon, gent, that the inquiry moved for would only tend to paralise the efforts of the country. It was his firm conviction, on the contrary, that the country was desirous, and parliament was bound to make inquiry into the recent failures in Spain: and for his own part he should not hesitate to declare, that whether his friends were in power or out of power, he should at all times be a strenuous advocate for the necessity of vigilant inquiry into the conduct of public affairs. He would have been glad, if such an inquiry had taken place in former wars. Had the Expeditions to Ferrol and the Helder been inquired into, they should not now have to regret the failures to which the motion referred. Instead, therefore, of the inquiry proposed paralising the efforts of the country, it would give to the parliament the confidence of the public. The object of the expedition had been the establishment of the Spanish Monarchy, and to drive the French army out of that country. Now, in spite of ad the vigour and activity of the noble lord, instead of Buonaparté having been driven back to his own territory, and the whole of the Peninsula recovered from his forces, his brother Joseph had been crowned at Madrid, and our army obliged to withdraw precipitately from Spain. Were not these circumstances that called for inquiry, and was parliament to be told that no such inquiry was necessary? If they were to say that they would not go into the investigation, the nation would decide that they had no pretensions to occupy the situations they held as representatives of the people.

Mr. Secretary Canning expressed his satisfaction that he had not spoken when he first offered himself to the attention of the house, but that he had given way to the three successive members who had favoured the house with their sentiments, and to whom he felt himself under considerable obligation. To the gallant general near him, because he was now able to avail himself of that gallant officer's authority, in support of some very important facts-to his hon. friend who followed, for the ability with which he had refuted the arguments of the right hon, gent, opposite—an ability, the display of which had afforded him the highest pleasure, and from which the presence of his hon, friend alone prevented him from declaring how much he still expected. To the noble lord he was also under obligation; because, tanding as the noble lord did, in so high a station in the country, and possessing, as he presumed he did, the hopes of the opposite side of the house, he was glad to find that the sum of what could be said on such an occasion, by such an individual, was so small. Amongst all the reasons, which had been urged for inquiry, misrepresentation had held the foremost place in the speeches of the right hon, gentlemen opposite. They had endeavoured, by a series of the grossest misrepresentations that he had ever witnessed, to pervert fact, and to mislead the judgment of the house. The right hon, gent, by, whom the debate was commenced, had taken a general and comprehensive view of the subject, and nis misrepresentations were as general as comprehensive. The right hon. gent. who ollowed him, had contented himself with more particular field, but that field he had filled in detail with misrepresentations, f possible, still more flagrant: the former had dealt in misrepresentation with a view o his argument; but the latter had preented all his facts in a more discoloured nd distorted shape, than in the course of

is experience he had ever known, and

his, too, whilst he gave to himself the

character of a plain, blunt man, addressing to the house stout and subborn facts in plain and simple language, and having truth alone in view. Certainly, the right hon. gent. was a plain, blunt man; and he could have wished, that he had completed the picture and only spoken the truth. cry of Order! order!) It was matter of surprise, he confessed, to him, that that right hon, gent, had ventured to state as facts, what he knew only from report, and to give to rumour the credit of undoubted authority; but in ten minutes he should show that all his statements were unfound-The statement of the right hon, gent. that night began with the army, when, after the campaign in Portugal, it became disposable, and proceeded to Spain. first accusation against his majesty's ministers, was for the manner in which they had assembled that army: and upon this point the right hon, gent, had asserted, that nothing could exceed the absurdity, as he termed it, of dividing the army into three separate columns, and of extending those columns over many miles of country, so as to make it impossible for the centre column to go to the left without abandoning the right column, or to go to the right without abandoning the left column. Now, ·with respect to that arrangement, whatever ment or demerit it might have, it was not the arrangement of government. The right hon, gent, had said, that every twelve hours there had been a change of system and measure, in which case it would have been absurd to dictate any course of proceeding for the army in its progress in Spain; so that taking his own premises for granted, his conclusion would not follow, and his argument fell to the ground. His majesty's ministers had not been absurd enough to dictate from home the precise inscructions, under which the British army was to act in all circumstances. They had sent out general instructions to the Gommander in Chief, when the army was proceeding from Portugal to Spain, and at the sanitime informed him that they intended to dispatch a considerable force to Corunna, and that the transports which took that force out, were to proceed to the Tagus to be placed at his disposal. The option was thus left to the general, whether he would proceed to Spain by sea or by land. The adoption of the latter course had been the choice of sir John Moore, as would appear by one of the papers that would be laid on the table, which the right hon.

gentlemen might have had produced, if they had thought proper to move for it, and had not preferred darkness to light. It was not because sir John Moore could not proceed by sea that he had adopted that course, but because he thought it better to proceed by land. What, then, was to become of the fact of the right hon. gent, that this arrangement was a military blunder of his noble friend? The division of sir John Moore's army into two bodies was not the act of his majesty's ministers. The sending of the infantry by one route. and the cavatry and artillery by another. was solely the adoption of sir John Moore himself, and had not arisen from any want of communication or knowledge, but was resorted to in consequence of communications with a Spanish general officer sent by the Central Junta, to arrange the line of march of the British army with sir John This was a specimen of the facts of the right hon, gentleman: " ab uno "disce omues."-But as the right honourable gentleman had already in one part of his speech retracted a part of his accusation, he would, he was sure, upon finding that his charge was unfounded, retract the remainder. Could the right hon, gent, believe it possible, that any administration, even the administration which preceded the present, would be so weak as to send orders to any general upon toreign service, to divide his army into two discinct parts, the one composed of infantry, the other of cavalry and arullery, and that each should advance by a different route against the enemy? He did not mean to find fault with this arrangement; but it was the arrangement not of government, but of sir J. Moore, and he had no doubt that the arrangement had been adopted on sofficient reasons. What those reasons were a discome know; but whatever they were, they were distinctly that galbant officer's own reasons; nor were the operations undertaken without any concert n the Spanish government; on the con-

ry the whole course had been arranged up and distinct communication, and in concert with an officer from the Central government of Spain. The right hon, gent, was not either more fortunate or more accurate in his account of the operations in Spain. For variety sake, he supposed, the right hon, gent, had stated one fact correctly. He had stated that sir J. Moore, on hearing of the defeat of the three Spanish armies, had it in contemplation to fall back upon Portugal, and sent orders to

sir David Baird to retire also. fear that he should have one incontestible fact in his statement, the right hon, gent. drew this false inference, that therefore sir John Moore must afterwards have advanced against his will. Here, again the right honourable gentleman was totally mistaken .- The fact was, that sir John Moore had been informed of the determination of the inhabitants of Madrid to defend that city to the last extremity, and had suspended his retreat in consequence. This information he had received from those whose duty it was to direct the efforts of the people; a communication to the same effect had been made to him by Mr. Frere; and he was convinced that the inhabitants of Madrid had been at that time sincere in their determination of defending their city, or burying themselves under its ruins, if they had not been frustrated in their intentions by the weakness or the treason of some of those in whom they had confided, particularly of that rough honest man Don Thomas Morla, who had distinguished himself by his patriotism in the early period of the Spanish struggle. Sir John Moore might have questioned the courage of the inhabitants of a luxurious capital; but informed as he had been of their determined resolution, and by his majesty's accredited minister to the Spanish government, he might have expected Madrid to follow the example of Saragossa, and its inhabitants to emulate the intrepidity of the compatriots of the gallant Palafox. It was not his intention to blame sir John Moore for the course he had pursued: on the contrary, he should have thought him blameable, if he had not adopted it; and he should not think well of the heart of any gallant soldier, who, upon such assurances of the determined resistance of Madrid, would have declined availing himself of the favourable opportunity it afforded for making a bold and enterprising effort against the common enemy. then the agency of Mr. Frere ended; and he must be allowed to add, that nothing had been done by that gentleman, but what was calculated to raise the character of this country in Spain, and to conciliate the attachment of that country to Great Britain. But the chief reason for sir John Moore's advance was not founded on any external agency. It arose out of information received through an intercepted letter from Berthier to Soult, directing that general to be at a particular place on a par-

ticular day, and promising reinforcements: which letter led him to hope that by advancing he should be able to cut off that general's corps. At that time he had been joined by general Hope, and expected shortly to be joined by sir David Baird. and in consequence sir John Moore advanced to Sahagun. In this movement he acted as a statesman no less than as a soldier; because, even though he might fail, he must have gained an advantage for the south of Spain, whose exertions had never been relaxed, by drawing off the French army from Madrid, and the prosecution of operations against the capital and the southern provinces. The right hon. gent. had complained that no force had been sent to support the army at Corunna, and that troops, which had been on board transports, had been re-landed. The fact was true, but the right hon. gent.'s inference, as to the re-landing these troops, was unfounded. They had been re-landed in consequence of a distinct requisition from sir David Baird, that he wanted a certain number of transports, and the transports from which these troops had been disembarked, were sent out pursuant to that requisition. It was an afflicting circumstance that it should have been necessary to re-land these troops, and to send out empty, for the purpose of bringing off the British army, those transports which had been filled for the purpose of reinforcement and assault. Would the right hon, gent, say that, at this distance from the scene, his majesty's ministers should have refused to send out these transports? He could assure that right hon, gent, that the sending the transports empty from this country, had cost his majesty's ministers a severe pang. Amongst all the decisions to which he had been a party, in the course of his life, no one had ever occurred which gave him more pain than this: every dictate of the head was tortured, every feeling of the heart wrung by it; but his majesty's ministers had no choice; they were compelled to submit to the hard necessity. He felt that it would xcite dissatisfaction in England, and excite dismay in Spain; yet painful as it was to re-land the troops and send out the transports empty, his majesty's ministers had no alternative.—He was not aware that there was any thing more in the right hon. gent.'s speech, which it would be necesary for him to reply to particularly. He could not, however, pass from it without noticing the animation, rather more than usual with the right hon, gent, with which

he began; no less than the indignation which pervaded the middle of his speech, and the reprehension of his majesty's ministers, with which it ended. But there was one point more to which the right hon. gent. had adverted, when he asked why sir David Baird had been sent out without instructions, which it might be desirable for him to notice. Sir David Baird's force had been sent out as part of sir John Moore's army; and consequently he was to take his instructions from that officer. As to the question why a force had not been sent out to meet the British army on its return to Corunna, it would be a suflicient reply to state that the dispatches from sir John Moore mentioned his intention to retreat upon Corunna or Vigo; the transports, too, had been ordered from Corunna to Vigo, and the distance between these places was considerable, so that his majesty's ministers could not know whither to send a force to meet them.-Without meaning the smallest disrespect to the right hon. gent. (Mr. Tierney) he should here quit his rougher draft, and pass to the more comprehensive statement of the right hon. gent. who preceded him, which, if it had only the quality of truth, he meant of foundation in fact, would have been a most distinguished specimen of eloquence. But that right hon, gent, had employed the same guide as his right hon, friend, the misrepresentation of facts, to describe the conduct of the government of this country It would be recollected that the to Spain. feeling of that house, and of the world, upon the first challition of the national spirit in Spain, was, that the government of this country had but one course to pursue. had been argued by the right hon, gent. that before the assistance of this country had been given to Spain, it ought to have been ascertained whether or not the Spaniards were instigated by the monks; whether they were encouraged by the higher ranks, or animated by popery; whether they were wedded to their ancient institututions, or disposed to shake off the oppression of their former government, to abjure the errors of a delusive religion, or prepared to forswear the Pope and the Grand Inquisitor. These were questions better suited for the employment of a period of learned leisure, than for the hours of action. The right hon, gent, in tracing the limit which he pointed out, had drawn a line of insularity round us, which would separate us from the rest of Europe, even more than our insular situation, and leave

us to defend ourselves. The policy of his majesty's government was different; they felt that the Spanish nation wanted other and more aids than lectures or municipal institutions: they were content that a British army should act in Spain, though the Grand Inquisitor might have been at the head of the Spanish armies; though the people might have been attached to their ancient monarchy, and with one hand upheld Ferdinand vn, whilst with the other, they worshipped the Lady of the Pillar. To assist the patriotic efforts of the Spanish nation was the sole object, and they did not wish to inflict upon that country any change as the price of that assistance. God forbid! that we should ever be so intolerant, as to make a conformity to our own opinions the price of our assistance to others, in their efforts for national independence; or to carry the sword in one hand, and what we might choose to call the Rights of Man in the other! If the principle upon which government and acted was not sound, if the measures resorted to had only paralized the efforts of the Spanish nation, for God's sake, let the administration of the government be trusted to more enthusiastic and abler hands. But the enthusiasm of the Spaniards was not pretended; what they had in their mouths, they felt in their hearts; they were enthusiastically determined to defend their country to the last extremity, or to perish under its ruins. The language held by his majesty's government to Spain, was not that no assistance should be afforded till a Supreme Government should be established; but whilst the assistance was sent to every part of Spain, we called upon that country to collect its authority in one Supreme Government, not in order to obtain our assistance, but to induce other nations of Europe to . Until this join in aiding their exertions. Supreme Government had been established, no accredited minister could be seat to Spain; but at an early period of the national ebullition, agents had been sent by his majesty's ministers to all parts of Spain, and from the information collected from these gendemen, they were enabled to judge for themselves. The right hon, gent. had objected to the appointment of any other than a military man on a mission to Spain: but as the objects of the right hon. gent, were of a philosophical nature, military men would not have been the most proper persons to be employed to accomplish them. But was there no other way of knowing the state of the country than

by the barren reports of the agents, who might be sent thither! If one were desirous of knowing what was passing in England, would be not ask whether such or such a person, who might have been known in Europe to be connected with public affairs, had any share in the passing transactions? This source of information was open to us in Sp iin, and the men connected with the national struggle afforded the best illustration of the principle, and the best comment upon the cause. In Catalonia, Espeleta, who had been Governor of South America, and President of the Council of Castile, took the lead. In Castile, Cuesta was at the head of the army. In Murcia, the venerable Florida Blanca, the ablest statesman in Europe. Besides these and others, there were Saavedra and Jovellanos, the former an able minister for Foreign Affairs, the latter distinguished in the Home Department, whose connection with the popular ebullition was a fortunate omen of its successand a distinct proof of its extent. Morla too was active in his country's cause; which, alas; he had since betrayed. But these were not all; amongst those who attended their sovereign to Bayonne, and who took the earliest opportunity to join their country, were Don Pedro Cevallos and the Duke When the hoary wisdom d' Infantado. of age, and the ardent enthusiasm of youth; when the whole mass of the population, and the distinguished individuals of every rank, were associated for the common defence of their country, who could doubt of their cause? This was a state of things which his majesty's ministers could easily discern, without the aid of the spectacles presented by the right hon. gent. The military part of the transaction might have disappointed expectation, but the cause was not desperate. The soldiers who conquered at Baylen, and those who rallied atter the defeat of Rio Seco, those who defended Madrid before they were soldiers, and drove the French out of Castile, were still stannich in the cause. spirit of the people was unsubdued; the boundaries of French power were confined within the limits of their military posts; the throne of Joseph was erected on sand, and would totter with the first blast; and Buonaparté, even should he succeed, instead of a yielding and unreproaching ally, would have an impatient, revolting, and turbulent nation to keep down. In this state of things he could not admit that the cause of Spain was hopeless. Austria

and Prussia had sunk under the fortune of Buonaparté; but though his career had not been stopped, it had been interrupted by the unarmed population of Spain. cause of Spain and of Europe was not therefore desperate, because our army of 30 or 40,000 men had been obliged to withdraw from Spain; and it was not just to the country, or to the army, which he hoped would again prove the stay and bulwark of Europe, to assert, that its honour was in consequence gone for ever. All the energy of liberty, and all the sacredness of loyalty, still survived, and the Spanish revolution was, he trusted, destined by Providence to stand between posterity and French despotism; and to shew to the world, that amidst the paroxysms of freedom a monarch might still be loved. If they could show that these were the feelings by which they were influenced, and that they had acted up to those feelings, their justification would be complete; and he was convinced that the liberal and disinterested measures of his majesty's government towards Spain were more congenial to British feeling, and more honourable to the national character, than if they had set out in their career of assistance by picking up golden apples for ourselves. For himself, as an humble individual of his majesty's government, and having a share in these transactions, the recollection, whatever might be the vote of that night, would be a source of gratification which he should carry with him to the grave. Such had been the cause, in which his majesty's ministers had embarked .- Such the principles, upon which they acted; and such the objects which they had in view. could not admit, though the result of the Campaign had not been such as they all would have wished, that therefore disgrace had been brought upon his majesty's arms, when every operation of that campaign had proved so glorious for the character of the British army. If we had been obliged to quit Spain, we had left that country with fresh laurels blooming upon our brows: and whatever failure there had been upon the whole, he trusted might still be repaired. If that was to be brought forward as the ground for accusation, he stood there for judgment, and should submit with cheerfulness and patience to whatever sentence it might be the pleasure of the house to pass upon him. The object of the right hon, gent's motion was obviously calculated to take the reins of government out of the hands of those who

ground he desired that the present ministers might be judged by comparison. Was it the pleasure of the house that the cause of Spain should be abandoned? Was it a principle agreed upon that the direction of the affairs of government should be committed to other hands? If a new course was to be pursued with respect to Sp din, undoubtedly the direction of affairs must be put into new hands. Was it then a stilled opinion, that there was something fital in the will and irresistible in the power of Buonaparté; and was the world to submit to his tyrannous resolves as to a divine infliction? When he compared the present situation of Spain with what it was when the French were in the undisturbed possession of Castile, Catalonia, Biscay and Portugal, he could not discover any grounds for despondency. French had now Gallicia but they had not Portugal, so that upon the whole the situation of Spain was not as unpromising as in June last. Why, then, should its cause be despaired of, unless gentlemen had their minds tuned to despair? Whatever might be the fruits of Buon parté's victories, in other respects, the spirit of the Spanish nation was yet unsubdued. His fortune, no doubt, had been augmented: but still it was fortune, not fate; and therefore not to be considered unchangeable and fixed. There was something unworthy in the sentiment that would defer to this fortune, as to the dispensations of Providence, looking upon it as immutable in its nature, and irresistible by human means.

"Nos facinus Fortuna Deam, exloque locanus.

The right hon, gent, concluded by stating his intention to give his negacive to the motion. [A cry of Fire! fire! frequently interrupted the latter part of the right hon. Secretary's speech, and Mr. Sheridan, in a low tone, stated across the table, that Drary-lane theatre was on fire.]

Mr. Windham was about to reply, when lord Temple suggested the propriety of adjourning the debate, in consequence of the extent of calamity, which the event just communicated to the house, would bring upon a respectable individual, a member of that house.

Mr. Sheridan observed that, whatever might be the extent of the individual calamity, he did not consider it of a nature worthy to interrupt their proceedings on so great a national question.

Mr. Ponsonby acknowledged it was not a Vol. XII.

at present held them; and upon that ground he desired that the present ministers might be judged by comparison. Was it the pleasure of the house that the cause of Spain should be abandoned?

The Chancellor of the Exchequer observed that the cause, however to be lemented, was no reason for interfuption of the debate, as it should be recollected by the house that there was no exhibition this night at the Theatre, and therefore there was no ground for apprehension for the safety of any of their triends or relatives.

General Mathew declared he did not envy the right hon, gent, his feelings on the occasion, particularly when he reflected, that half London might be burned down while they were debating. He therefore moved the Question of adjournment.

Mr. Herbert seconded the motion.

Mr. Wilberforce stated, that if their adjourning would have the effect of putting out the blaze, it would be good to do so. But what an exhibition would it hold out to the world to say, that on an alarm of fire, they had adjourned a debate of such importance. Considering, therefore, it would answer no good purpose, he should oppose the adjournment.

Mr. W. Smith also opposed the adjourna

The Motion was at last withdrawn, with the concurrence of both sides of the house; and

Mr. Bindham was determined to confine what he had to say to the objects of the inquiry, and in that case should pass by four fishs of the speech of the right hon, gent. However able the speech of that right hon, gent, it had been very little It was an odd moment to the purp for the right hon, gent, to express his hopes, and an odd quarter from which such hopes proceeded, when our army . had been withdrawn from Spain, when we had left the Spaniards to fight their own This had something so ludicrous in it, that he wondered it did not remind the right hon, gent, of the very pleasant lines,

"He fled full soon."
On the first of June,
And bad the rest keep fighting."

When we had damned their cause, it was no time for us to give the Spaniards lectures upon national energies and perseverance.—But, to go soberly to the consideration of the plan of the campaign: it had been agreed, on all hands, that the crisis was one of the most important, and that a

the lyation of Europ the country had been exalted to the highest pitch; every nerve had been braced, and all classes of the community concurred in encouraging and supporting ministers; yet the even, had shown that there had b in universal failure. When the greatest stake the country ever had was lost, either by ill fortune, or by the mismanagement of ministers, and of those minister, to whom the greatest means were catrusts d that were ever entrusted to any ministers, it was full time for inquiry .-There were two things to be considered: first, the propriety of sending troops to Portugal: secondly, the mode of sending them from Portugal to Spain. It would be necessary to ask ministers why they did not send out any force before the 12th of July? and why, after they knew that Junot's retreat was in a manner cut off, and that he could not join Dupont, they sent troops to Portugal? If they were resolved to send troops to Portugal, it appeared as if it would have been better to have waited till the reinforcements joined: for, as it was managed, it appeared a doubtful thing which of the two armies would have beat. Junot was as confident of success as sir Arthur Wellesley; and between two such generals, and such armies, there was as glorious an uncertainty in war, as in law. But, supposing even that sir Arthur might feel confident of beating Junot, yet it was not to be calculated that Junot must of his own accord come down to be beaten. " Come down and be hanged, master Barnadine!" It appeared evidently that he could not be compelled to do so; for if, after having been beat, he was able to protract, for many months, a defensive war, he could certainly have done that just as well before he was beat. Although we were the victors, yet, from an unfortunate arrangement made by ministers at home, the conquering general was superseded, and the fruits of the victory were lost. It was the effect of military councils at home, by which sir John Moore was placed in such a situation as made it necessary to fall back upon Corunna, and to execute that retreat with such rapidity as necessarily exposed our troops to great loss, and risked the capture of the whole army, if by

greater hope had never been opened for was much worse than nothing. We held The spirit of out to Spain the disheartening example of what we called our best army, retreating from the field without striking a single blow, and on the mere rumour of the enemy's advance. When we left the field in this manner, it was in vain to tell the Spaniards, "Do you go on fighting, my brave fellows, and never mind us." showed them, by our example, that our best troops could do nothing, and therefore that there was little chance of their undisciplined peasantry succeeding better. It appeared a great fault of the military councils of this country, that upon the 12th of July they were so very badly informed of the situation of Portugal, a country where every man was our friend, where information would issue from every pore, that they supposed there were but 5.000 French in that country, when in fact there were 25,000. If Spain had been assisted in the best manner, there was every reason to suppose that our assistance would have been effectual, as Spain had, besides her mass (a species of force common to every country) several armies, tolerably well organized, and led on by skilful commanders. He had been often reproached for not expressing as high an opinion as other gentlemen, of a rising in mass. He should, however, again repeat, that it would be quite idle and childish to expect the Spanish mass, or the mass of any other country, to stop the course of Buonaparté's army, or of any considerable division of it. Let the force of the mass be what it would, be the medium more dense or more rare, the army would pass through it nearly as a cannon ball would pass through the air, without any regard to its density or rarity. An army went where it listed, and was not to be stopped in its course by peasantry. He did not know that the Spaniards assembled at Bayonne were quite as great traitors as they were represented, If they saw, and were perfectly convinced that Spain could offer no effectual resistance to Buon parté, they might, without much treachery to their countrymen, tell them they were unable to resist, and that it was better for them to submit at once without drawing all the evils of war upon their heads. -This was a question not unfit for our government, too, to consider; and if it was any shift of wind they had been prevent- decided, as he (Mr. W.) thought it was ed from embarking. Our expedition to rightly, that a chance did exist of the Spain was managed in such a manner, as emancipation of Spain, and that no effort not only to do no good, but to do what should be spared to assist that chance on

in what manner shall it be applied? And here it was impossible not to be struck, not only with the total want of plan, but with the total want of all right conception, in the hon. gentlemen, of the very nature of the great work in which they were about to engage.-There were evidently two courses to be pursued; either to strike a stroke in the part that first presented itself, namely, on the Ebro, and to endeavour to drive the enemy out of Spain, by attacking him instantly, while his force was small, and when his views upon Austria. or his jealousy of what Austria might design against him, kept his attention divided, and made it impossible for him much to augment his numbers; or, giving that attempt up as hopeless, to proceed at once to what ought to be the general plan of the campaign, with a view of affording to Spain any hope of final deliver-On the former of these modes of proceeding, though the most tempting, and that which ministers had been most blamed for not endeavouring, he should give no opinion; because, few but those in office could have the necessary means for judging. It was a very nice question, depending on information of the force which the French actually had, and then the probability there might be of their being able to send large reinforcements, in case they should have reason to think, from observation of our armaments, that we had an intention of acting upon that quar-There might be danger in that case, not only of the enemy's force becoming so great, as to destroy the hope of our forcing them from the Ebro, but also of their falling in by the way with some of our columns, and of destroying them before we could form a junction with our The time, too, was short, the execution must be prompt, and there was all the difficulty of sending a large force into any of the Northern poirs of Spain, at a period of the year at all late. This difficulty had not been found insuperable, as had been seen in the case of the marquis de Romana's army, nor did the probability seem great, that Buonaparté, having once disposed his troops, and settled his measures for a war with Austria, could have suddenly reversed his plans, and transferred his forces, so as to have arrived in Spain by the time our troops had begun to act. It was not true, either, that the one plan created any necessity of giving up the other. If

the part of this country, then the only in- | the force sent to the Fibro had, as it ought quiry was, what force hail we send ? and to have been, been chiefly cavalry, the force namely which the Spaniards anost wanted and which we had most ready and could best spare; such a force, even if found in the event insufficient for its immediate object, sould still have been able to take care of itself, and to have retired in safety through Spain, a country of friends and allies, to that part of the peninsula, where, at all events, and in every view, the great mass of our force should be collected. This part was no of her than the Southern provinces, the neighbourhood of Cadiz. and Gibraltar. The reasoning that determined this choice was really little short of demonstrable. Whatever force you send into Spain, small or great, can you be sure, even with all the aid that the armies, or masses of Spain can give you, that it will be able to resist the hosts, that Buonaparté can pour in against you, having for his supply nothing less than a sort of inexhaustible ocean, the whole population of Europe? Undoubtedly, the means possessed by Buonaparté were such as to leave but little hope of escape at any rate: yet some there must be, otherwise why did we send any troops at all, or encourage the Spaniards to resist i No one. however, could feel confident or at least certain; and therefore if we send any army into Spain, great or small, we must think of the means, in case of extremity, of bringing them away. The inference drawn by the hon, gentlemen from these premises seemed to be, that we ought to send only a small force: much upon the same principle which we heard of on a former occasion, when bad horses were sent, and horses unfit for the service, because they would be a less sacrifice if lost: But, great or small, the necessity of a retreat being provided seemed to be nearly equal. the army was large, the stake was greater: and if small, the chance was greater of losing it. Now, there was in all Spain, including Portugal, that is, in the whole peninsula, but two places, and those in the same quarter, from which a large body oftroops, when pressed by a superior army, could hope to get away, viz. Cadiz, and Gibraltar. There was, therefore, no other part of Spain, where an army from this country, large enough to be of my use, and not a mere flying corps, could with propriety be trusted, except in the neighbourhood of Cadiz and Gibraltar, or in such circumstances as to have its retreat upon one or other of those places always

onen.—There, therefore, he (Mr. W.) conce a safe retreat in case of disaster, would have collected not only a large army, but the greatest force, that the country, in its then state of zeal and ardour, could by possibility have furnished. There was no reason, why instead of the 30,000, (which those who like attimes to dwell so much upon the means of Buonaparté, think at other times would be sufficient) we might not have had an army of 100,000. No one disliked more than he did, the practice of recruiting from the militra: but bad as he thought that, when meant as part of a general system of recruiting, and great as he thought the objections to it at all times, he was still of opinion that there were occasions give way; and if ever such an occasion did, or could exist, unquestionably the present was one .- The effect of such an army, ably conducted, was not to be speken lightly et. He was not prepared to say, that it would have su cented Who shifts yeard my thing would succeed? But a its changes would be better, so would its risks b. A hundred i thousand men with Gibraltar to retreat upon was a factos in a to the country than 30,000 in the situation where the hon, gentlemen had placed them; may, than 30,000, in the very situation spoken of; because, a general must be very deheren in knowledge of his business, very different from the hon, general opposite (sir A. Weilesley), who, in such an abundant country, · and with such a fortress behind him, would with an army of that amount suffer himwell to be prevented from making good his retreat, by any army which the enemy could bring against him.-For, when we talked of Istonaparté's numbers, we must recollect where these numbers were to act. To meet in the South of Spain a British force of 100,000, Buonaparté must bruig over the Pyrenees a force of not less than 200,00); to say nothing of the demand that | would be made upon him by the large the greatest possible amount to which the Spanish army, that might be raised "that part of Spain to co-operate with the British, and, which the presence of such a parté would have a whole kingdom which he must garrison behind him, if he would either be sure of his supplies, or make provision against total destruction in the event of any reverse. He must fight us at arms length, while our strength would be exerted within distance, with an impregnable fortress at hand, furnishing at

and a source of endless supply by means of its safe and undisturbable communication with this country.—And let it not be said, that while the army continued in the south, Buonaparté might continue master of the north: what mastery could be have of any part of Spain, while such an army could keep on foot in any other? And why in case of success, did the security of its retreat require that it should never advance? He (Mr. W.) should be willing to compromise for that result to Spain, which would enable us and the Spaniards to retain an army in that country, which Buonaparie hould not have the means of dispersing.—There was never any thing when such objections must be made to so demonstrable, therefore, as that the only way of carrying on effectually a campaign in Spain, whatever eise you might have

was to collect our army in the south. Consistent with that, you might have made the trial, if those who had the means of judging should have found it adviseable, of driving the French from the Ebro; and the complete success of that attempt might have spared the necessity of actually landing at Cadiz or Cubraltar, though stal alway, keeping those fortresses in view, in case of being overpowered by numbers. Consistent with that, you might, as was even still more evident, have prosecuted your designs on Portugal, though in a different manner and with different views. If the object was not, as was now described, to get Junot out of Portugal upon any erms; even upon those of removing him, through the medium of our disgrace, int Spain; but to destroy or render captive a French army, then, instead of the sort of predatory desultory expusion on which the hon, general was employed, why not send a full and competent portion of the force destined to be collected in the South, so as to have proceeded to their destination through Portugal, and to have swept off Junot in their way? A force raised to mind and me us of the country, -then elevated above itself and exalted to some-

of a preternatural greatness, (ma-British force would help to raise. Buona- jorque videtur, nec mortale sonans)-could have carried it, should have been placed in Spain in a situation, the only one which the country afforded, where it would have been safe from the risk of total loss or capture, and would not have been kept down by the idea, that the deposit was too great for the country to hazard.—This should have been the great foundation, the

base line, of the plan of the campaign. On this the country might have given a loose to all its exertions, with the consolatory reflection, that the greater its exertions the greater its security, the more it made its preparations effectual to their purpose, the less was the risk at which it acted. From this, other operations might have branched out in different directions, as circumstances It was scandalous that pointed out. nothing had ever been done to assist our friends or to annoy our enemics on the cast side of Spain, where to a power having the complete command at sea, the finest opportunities were presented, and had been most unaccountably neglected. The history of the campaign to the east, which presents nothing but one universal blank, was one of the parts of this most miserably conducted business for which the ministercould least set up any excuse. It seemed to have been total neglect and forgetful-They forgot that there was such a ness. coast as the Eastern coast of Spain; that it was accessible every where to our ships, placed as the high road for the entry of troops from France, inhabited by the race of men, who fought at Gerona and Saragessa; and on the other hand, that we had a targe army doing nothing in Sicity, or who, if we were to attempt to employ them where they were, most be employed in worse than nothing. For all operations in this quarter of Spain, Gibraltar afforded the most marked facilities. With a large army stationed in the South, the enemy could never know what detachments we were suppling out behind us, por with what descens they might be threatened in their year or on their flanks. The army need never have been idle; ner, what was hardly less advantageous, need never he supposed to be idle .-- One general consequence resulting from a station, where an army might have been assembled really worthy of the cause and of the country, and whose utility would have be n apparent and striking, was, that is would have given us an ascendency in the Spanish councils, highly advantageous to them, and such as with tolerable good conduct, might have been made not less popular -There was no one who would deprecate more than he should any meddling spirat of interference in their internal concerns, or any assumption of a right of control: but the existence of an authority arising from merits and services, from the value of what was done, and the evidence of what was intended, and which should

be applied only to the healing dissensions, discouraging factions, and affording a common centre of appeal to all the upright and well intentioned, was perhaps just the happiest thing that could happen in their circumstances, and such as every honest and intelligent Spaniard must hail with delight -lie could not help perceiving in the conduct of this war, and certainly in much of the language held about it, a certain mixture of that error, which prevailed in many years of the last war, of encouraging sangume expectations of what was to be done by Austria and other powers, and looking to them for what in many instances ought to have been our own work. Something of that sort prevailed here. With all our talk about Spain, we did not set our shoulders to the wheel. as people would, who felt that they had nothing to trust to, but their own exertions, and who estimated truly what the exertions of this country could do when fairly put forth .- But, the great and pregnant source of error in the conduct of the hon. gentlemen, besides the fault of not knowing better, was that which they had in common with many other ministers, and which he had signally witnessed in some of his own time, of mistaking bustling for activity, and supposing that they were doing a great deal, when they were only making a great deal of noise, and spending a great deal of money. While ministers were writing long dispatches, is a g orders in ad directions, keeping up the clerks to unusual hours, covering the roads with messengers, and putting the whole country in a ferment, they were very apt to tancy that the public service must be making prodigious advances. And their purpose, the purpose of the ministers themselves, might, very possibly, in the mean while be answered; for the error here stated was not a disinterested one and one without its design. It was thus, perhaps, that an administration was to acquire the character of vigour! The ministers looked at every measure not with a view to the effect which it was to produce abroad, but to the appearance which it was to make at home: they were more intentupon the richness and costliness of the handle of their weapon than upon the keconess and temper of the The public joined them heartily in the delusion; and as long as that was so, we must expect to see the interests of the country and of the world sacrificed to such misconduct, as was exhibited in the

history of this campaign in Spain.-There was another topic upon which he felt it necessary to touch. It had been represented, that throughout the North of Spain there was the greatest possible apathy and want of zeal, and that the marquis de Romana had confessed it. Now, to say nothing of the gross breach of confidence in quoting what the marquis de Romana had said, if he had said it in private, or the gross fallacy of quoting what he might have said in a proclamation in a moment of spleen or anger, and for the purpose of stimulating the inhabitants of those provinces to greater activity, he must utterly deny the expressions quoted. There could be nothing more fallacious than to estimate the feelings of a country towards any cause, by the feelings excited in that part of it, which should be exposed to the immediate pressure of an army. If the scene of war, for instance, lay in England, and we had an army of allies, Germans or Russians, or even an army of our own countrymen, acting for our defence, they would not, he apprehended, be very popular, in the places where they were; and there would not be wanting complaints among the farmers, whose provisions were consumed, whose henroosts were plundered, whose furniture was stole, whose ricks were set on fire, and whose wives and daughters might not always be treated with perfect decorum, that the French themsees could not do them greater mischief! Now, if this were true, as it infallibly would be, of English troops upon English ground, might we not suppose that a good deal more of the same sort would happen, both as to the provocation given and the imitation excited by it, when English troops were to be placed in these circumstances on Spanish ground, and where every cause of dissatisfaction must be aggravated a thousand-fold, by difference of habits and manners, and the want of any common language, by which the parties might understand one another. It must be confessed, too, he was afraid, that we were not the nation who accommodated ourselves best to strangers, who knew best how to conciliate their good-will; and when to all this were added the circumstances in which our army was placed, that we were a retreating army, and an army compelled to retreat with extraordinary rapidity and much consequent disorder, it would not be very surprizing, if neither we appeared to the people nor they to us, in form the most advantageous,

or such as to render the inhabitants of the towns and villages on the line of our march, a very fair representation of the feelings and sentiments of the mass of people in Spain. On many occasions, from the fault of the commissariat, or from other causes, the soldiers, when they came in at the end of a long march, had nothing provided for them to eat; and were obliged to help themselves. The inhabitand were ants, in their terror, whether they staid or had fled, had locked up their houses, and nothing was to be got but by breaking them open; and it was easy to understand, that when once soldiers, whether from necessity or otherwise, began to break open houses, further irregularities, without disparagement to the discipline, of the army, or character of the men, must be expected. The kingdom of Gallicia in general, was probably a very unfair specimen, as to what was to be looked for from the rest of the country, not so much, perhaps, from the character of the inhabitants, as from the state of society there, where the gentry were few and of little influence, and where there was almost a total want of those classes which might direct and methodize the exertions of the lower orders, or make them sensible even that such exertions were necessary.—To talk of the Spaniards generally, as wanting in zeal or courage or determination to defend their country, was more than any one would venture, after such examples as Saragossa, where a defence was made so far exceeding what was to be expected from a regular army, that one might conceive a general made a peer in this country, for having surrendered Saragossa, in circumstances far short of those in which its inhabitants defended it .- The right hon, gent, concluded with expressing his determination to support the motion for an Inquiry.

Major Allen spoke in favour of the land-

ing of the troops in Portugal.

Mr. Bathurst said that the house and the country had surely a right to call for some information upon what ground an enterprise like this had been undertaken; an enterprise as distressing, if not as disgraceful, as this country was ever engaged in. He was at a loss to know what prevented our armies from pursuing their object. Three months ago papers had been moved for of the Instructions given to our generals; but no such papers had appeared. He therefore contended that we had a right to be informed with what view our

army had been sent there, and upon what information this measure was undertaken.

Lord Castlereagh, in explanation, said that the reason why the papers moved for, and alluded to by the right hon. gent. were not produced, was owing to their being extremely voluminous.

Earl Percy said it was universally admitted, that this army was the finest ever sent from this country, and whether they had failed in their object through the misguidance of their generals, or the mismanagement of ministers, alike demanded that the people of this country should have the best information upon the subject. He should therefore vote for the original motion.

The Hon. Christopher Hely Hutchinson rose to put a question to the right hon. gent. (Mr. Canning), which he hoped the house would not find him disinclined to answer; he understood him to say, when adverting to the decision taken by sir John Moore, to advance from Salamanca towards Saldanha, in search of marshal Soult's corps, that he had resolved on this forward movement, having received a letter from Mr. Frere, the British minister, informing him of the enthusiasm which had burst forth at Madrid; it was known that the gallant officer had, previous to the receipt of this information, ordered a retreat. Should it appear that this afterdetermination to advance had been the result of his own reflections, he would be the last man in the house, or in the country, to dispute the wisdom of this decision, from a conviction that it had been formed on the soundest political and military considerations; but it occurred to him as very possible, that this letter of the British minister did not contain simply a communication of the fact, the popular indignation of the moment on the part of the inhabitants of Madrid against the French, and their resolution to defend their capital, but that it might have been written in the spirit of violent remoustrance against the general's known determination to retreat, cautioning him in the strongest language as to the probable disastrous result to the allies from this resolution, and reminding him that the army he commanded had been sent to assist Spain, to which nation and his own, he would be held responsible, did he decline advancing; Mr. Hutchinson knew well that Mr. Frere or any other man would not have dared to have written to s'r John Moore an insulting letter; but should this in question turn out

to be of the nature he alluded to, the house and the public would perceive how little the gallant general had been left in this instance to his own free agency. What he therefore wished to know, especially from the Secretary of State, was, Whether Mr. Frere's letter was of this dictatorial nature, or one solely mentioning the circumstance of the enthusiastic spirit of the people of Madrid; and secondly, Whether gen. Moore had not reluctantly determined on moving forward in consequence of this letter. He was confident that the house, to whom every thing connected with the character and fame of the gallant general was justly most dear, would be anxious to receive the answers to these questions, and he hoped that the right hon, gent, would place on the table of the house a copy of Mr. Frere's letter, as also all the dispatches which had been received from sir John Moore. desired not to have given a silent vote on so momentous a question as that before the house; but he apprehended the effect of provoking the amiable irritability of gentlemen, which at so late an hour, seldom failed to be conspictious!

Mr. Canning stated, that the decision was made not in consequence of a letter to Mr. Frere, but in consequence of an intercepted letter to Soult, directing particular movements.

Mr. Ponsonby, in reply, said, he was at a loss to understand what the right hon, gentlemen opposite could mean by the manner in which they had replied to his motion. The motion he had submitted was, That an Inquiry should be gone into. His motion had nothing to do with the precise mode in which that inquiry should be pursued. The noble earl who had just spoken, appeared to have seen it in its true light. A noble lord had said that the government of Spain considered its salvation to depend upon the appearance of an English army in Spain, and yet he gave no reason for the extraordinary delay in sending that army; or when it did arrive at Corunna, that that government had given no orders for its landing! Was this true? was it possible? If so, such a government was a curse! Could the right hon. gent, he serious, could he be rightly informed, or was this a story picked up by chance? To keep an army waiting 10 or 15 days, what could be expected but defeat and disgrace? The right hon, gent. had thought proper to pass over his speech in silence, he did not reply to

one of his arguments, or those of his right hon, friend; be therefore supposed he had prepared his speech, before he heard either what he or his rt. hon. friend had to say. The right hon, gont, had said, he could espouse the cause of the Spaniards although he could not agree with their religious opinions; and had talked about the Lady of the Pillar. For his part, he could also agree to fight under that Lady's banners, were she young, though he might not be equally inclined, were she an old But this had nothing to do with the question for Inquiry. As to the cause of the retreat of sir John Moore, as he was dead, and could not make his own statement, every one who esteemed his memory must be auxious for the inquiry, lest his memory should meet with unmerited reproach. But it had been argued, that the real question was not for inquiry, but whether his majesty's ministers should be removed? This was not, however, the case. If it should appear upon inquiry that his majesty's ministers were not adequate to the situations they filled, then their removal might become a question. The right hon, gent, had said, if the house were desirous to abandou Spain, then remove his majesty's ministers, for they would never consent to abandon her. But, he would ask, who had said a word about abandoning; Spain?—Mr. Ponsonby then alluded to his having hinted that the Spaniards had refused to admit our troops into Cadiz, and although he had ontertained a doubt upon the fact, yet the answer of his majesty's ministers convinced him he was right. He then denied the charge of either his right hon. friend or himself having spoken disparagingly of the Bruish army; on the contrary, they had spoken of it in terms of admiration. He concluded by saying, that if ministers were sanctioned, and their counsels approved by the house, they could expect in future nothing but similar results.

The question was then loudly called for, and a divison took place, when there

appeared-

For Mr. Ponsonby's Motion . . . 127

Majority in favour of ministers 93 Adjourned at half past three on Saturday morning.

HOUSE OF COMMONS.

Monday, February 27, 1809.
[Army Estimates.] The Secretary at War said that as upon that day week the

establishment for the army had been voted, he had now only to move for the remaining Estimates which had upon that day been postponed. There would be found some increase in some few Estimates, owing to the increase of our effective force within the year; most, however, of the Estimates would be found to be nearly the same as those of the last year. The first article in which any material difference had occurred, was in that of the Estimates for the Staff and Garrison. The Staff abroad had been necessarily increased, particularly in Spain and Portugal. There had been before that 10,000/. allowed for the Staff abroad, on the score of Contingencies, but this sum had not been found to be ade-The next article of increase was that of the Estimates for the full pay of the Sopernumerary Officers; and there would be also found in the Estimates of the public department, an increase of 60,000/. but, as a balance against this, the public fees in the Pay Office, and in some measure in the War 'Office, had been done away. Besides, he wished the Committee to observe that much of what was hitherto rated under the head of Contingencies, was now reduced to distinct and specified Estimate, so that in fact there was no increase of expence, it was merely nominal and only an increase of Estimate. There would be found, too, some small increase as to the charge of the Half Pay Fund, and also in the Estimate for the Out-Pensioners; the increase on account of the expences of the Local Militia could be obviously accounted for; that description of force far exceeded in expence the Volunteer establishment, the increase would amount to 1,200,000l.; there was a rough Estimate of the cloathing for the Local Militia of 400,000l.; but this sum would go to provide for the four succeeding years. There would be also a slight increase in the Estimates for the Royal Military College and Military Asylum. The rest of the Estimates would be found to be the same as last year.

Mr. H. Martin said, that when the excess of the Estimates for the current year over those of the past amounted to 1,500,000l. that house had some right to demand every explanation as to the cause and circumstances of the increase. The excess in the Estimate for the Public Departments amounted to 60,000l. There was charged for the Exchequer Fees 96,6011. when the Fees themselves amounted only to 11,600l. For the office of the Paymasters General the Estimate was 54,771l. exceeding the

same of last year by 20,000l. This increase had been accounted for by the addition to the number of deputy paymasters, but were not many of those places sinecures? The allowance for the expences of the office of Secretary at War, his deputies, clerks, and assistants, was this year 54,849l. here the excess over that of the last year amounted to 27,8481. There had been also an excess in the Estimate for the Foreign Corps. There had been also introduced new heads of Estimates that had never been mentioned before. There were under these heads miscellaneous charges to the amount of 70,800/.; of this 54,000/. was under new heads. For the Foreign Depot there had been a charge of 5,000%, which was new. There had been also a new Estimate, under the head of Foreign Invalids, which amounted to 4,830%. He wished to have these additional charges accounted for.

The Secretary at War said, that with respret to the public department, the increase was merely nominal, the fees having been allotted to the expenditure of the War-There had been an addition of Office. one or two clerks, and the salaries of the junior clerks were to go on progressively, in a certain proportion. With respect to the Foreign Corps, much of its expences were hitherto charged under the head of Contingencies, but now the same expences were stated under distinct Estimates. so that the increase here was nominal. In the same way other items, which had been under the head of the Extraordinaries, were now reduced to Estimate.

Mr. Long confirmed this statement, and said, that it was in most instances an increase of Estimate, and not an increase of expence. There was an addition of 11,600% on Exchequer Fees, but of those there had been a deficiency of 5,800l. With respect to the Deputy Pay-masters abroad, those were formerly provided for, under the head of Contingencies, to the amount of 15,000l. hut they were now given in Estimate. He did not know of one Deputy Paymaster's place which was a sinccure, but that of Gibraltar, which had been so for time immemorial. He had never appointed any person to that situation, who had not been required to do the duties of it; there was a necessary addition to the expences under this head, in consequence of the Deputy Paymasters who were sent out with sir John Moore and gen. Spencer, and at Madeira.

Lord A. Hamilton did not see how the

mode of proceeding with respect to the Fees, and the application of them to the expences of the Pay-office, or War-office, could bring before the public the exact estimate.

General Fitzpatrick wished to know, whether it was intended to abolish the private fees?

The Secretary at War apprehended, that that would be productive of inconvenience; but that however the subject would be taken into due consideration.

Earl Temple bore evidence to the accuracy of Mr. Long's statement.

Mr. C. W. Wynn wished to know, whether it was the intention of government to relieve the parishes from the unjustifiable burdens imposed upon them by the system of volunteering into the Local Militia? He wished also to know, whether any allowance would be made to the smaller corps of Volunteers, as otherwise he feared, that this valuable force would be considerably diminished in the course of the present year. He wished also to put the June and August corps on a similar footing with other corps.

The Sccretary at War said, that the points alluded to by the hon. gent. were already under consideration, and would be duly attended to.

Mr. H. Martin said, that there were 40,000l. for telegraphic buildings in Ireland in the Estimates. The state of the atmosphere in Ireland was so unfavourable, that some explanation ought to be given when such a sum was required.

Sir A. Wellesley observed, that an attempt had been made to convey intelligence by telegraph through Galway and Athlone to Dublin, instead of the former communication by the circuitous line of the coast; and though this might be more expensive at first, it would ultimately be cheaper.

Mr. M. Fitzgeruld said, that the Royal Malta regiment was said, on one occasion, to have thrown down its arms. It was important that this should be contradicted, if not true; and if it was true, the expence ought to constitute no part of the recruiting fund of this country.

Mr. Wilberforce expressed surprize at the system which still prevailed about Army Chaplains. As for the description of persons who were chaplains about ten years go, he had an instinctive feeling, which made him wish to get rid of them. He wished, however, that our army should have the benefit of religion free from the buses of the former institution. If sol-

diers went to the parochial church, they often found there was no accommodation for them; and as to saying prayers for them at a different hour, it was depriving the parish church of what was most interesting in public worship, when all ranks and degrees assembled together, to worship their common father and benefactor. thought that it was of the utmost importance that armies, going on foreign service, should have proper clergymen to administer the consolations of religion to the wounded and the dying. He thought there ought also to be some religious instruction and consolation for the many Black Regiments in his majesty's service in the West Indies.

The Secretary at War repeated, that considerable improvements had already taken place in the appointment of Chaplains, and still further improvements were intended. As to the conduct of the Malta Regiment, he had not information enough on the subject to enable him at present to give an

opinion.

Mr. W. Smith said, there was a subject which he had long wished for an opportunity to allude to, and which he did not yet wish to make any regular motion about. As he considered it connected with our military means, he should take the present opportunity of stating it. The island of Sicily had long been occupied by our troops, and was dependent upon them for its defence. Now, though he was averse, generally, to the principle of interfering in the affairs of another government, yet, when we took upon us to defend Sicily against all attacks, we should be justified in seeing that the government of that country took proper ineasures for their own defence. The accounts of all travellers for the last century coincided in stating, that the Sicilians were by no means attached to the Neapolitan government, which was most intolerably oppressive. He had some conversation with sir John Moore before he went to that island, and it was the opinion of that gallant officer, that the island was in some danger on that account. Another gallant officer (sir John Stuart), who was a distant relation of his, had expressed to him the same idea. Now, he thought we could do. our business more efficaciously, with a smaller body of men, if we would but suggest to the government of Sicily the necessity of adopting such measures as would secure the affections of the inhabitants. Having thrown out this idea, for the consideration of his majesty's ministers, he did were collected in large folio volumes.

not mean to press it further, or to make any motion to the house upon it.

The several Resolutions were then put

and agreed to.

[NAVY ESTIMATES.] Mr. R. Ward rose

to move the Navy Estimates.

Sir C. Pole thought that the Navy Estimates should be delayed until the house had time to consider the Reports of the Naval Commissioners, upon which those Estimates were founded. The Fourth Report was, as he had understood, only laid upon the table of the house that day.

Mr. Ward had no objection to put off the Estimates for a certain time, in order to give gentlemen time to read the Reports; he must, however, deny that these Estimates were altogether formed from those Reports. The various items of the Navy Estimates had been before the house a long time, and gentlemen could see they were only the common and ordinary charges.

Lord H. Petty thought, that if this Fourth Report, which had been laid upon the table that day, contained the reasons which induced the lords of the admiralty to present those Estimates, the house should have time to examine that Report, and

judge of those reasons.

Mr. Whitbread thought it strange that Reports, stated to be made in the year 1807, should not be laid on the table of that house till 1809.

Mr. Wellesley Pole said that it was the general custom, when a Report was made, to send it to the board to which it related, in order to regulate its conduct. were afterwards got back from those boards to be copied, and as those Reports were many and voluminous, the copying of them necessarily took up a great deal of time. He was free to admit, that he had not conceived that it would be material to have the Report sooner on the table. The Fourth Report had been acted on for some time, had been printed by the navy board, and was pretty generally circulated. He confessed he had waited till all the Reports were copied, instead of laying them on the table one by one.

Mr. Ward said that of the 1,500,000l. which the Estimates of the present year exceeded that of last year, 1,275,000L

was for transports.

Mr. Whitbread thought the hon. gent. ought to have presented the Reports of the naval commissioners one by one as they came out, and not have waited till they which the house had not time to take into | been so gross, that it was absolutely nek consideration.

Mr. Wilberforce thought, that the Reports ought to have been laid on the table the first day of the session, but he did not think there should be any longer delay in bringing forward the Navy Estimates than till next Friday.

Sir C. Pole said, that he certainly did not disapprove of that part of the increase of the expenditure, which proceeded from giving an augmentation to the salaries of the Clerks in the Admiralty. He thought, however, that the board of admiralty had been guilty of great extravagance, and that there must be considerable irregularities in paying the different ships. crew of the Saturn, a 64, had been seen parading about the streets of the metropolis, and had gone down in a body to the admiralty to demand their pay. disapproved of the appointment of the additional Commissioners of the Navy, and feared that those appointments were obtained through private influence, and that it was not for the good of the service.

Mr. Wellesley Pole said, that as to the appointments of the persons who were to be the naval commissioners, lord Mulgrave had made it from a list which had been returned to him by the naval lords, of those captains that were most fit to be commissioners in the navy, and that from that list the appointment was offered to each according to his seniority. As to the crew of the Saturn, the real story was this: That ship had been a long time in India, and on her return to this country, the men got leave of absence from their It was a regulation introduced by the present admiralty, that when a ship returned from having been long abroad on a foreign station, the men were to receive immediately a certain proportion of their pay, and to have leave (if their captain permitted them) to go and see their friends. Now, the Saturn happened not to fall directly within the order, for receiving a certain proportion of pay. men, however, got leave of absence, and finding themselves in London without money, they waited at the admiralty, and respectfully asked for a part of their pay. They were ordered to return, and report themselves to their captain, which they immediately did, and by the orders of the admiralty, they received that proportion of their pay, and got farther leave of absence to see their friends. As to the Victualling sboard, the abuses in that department had

cessary to make some changes. He would instance one case, where a man charged 4,000 ton of casks more than existed, and yet his accounts were passed as perfectly regular. The duties of the victualling board had been increased twelvefold since 1798. He meant nothing disrespectful of those dismissed; they had long been in the service, and were very respectable men; but both Mr. Marsh and Mr. Budge were very infirm, and desirous Lord Mulgrave called on of retiring. the members of the board for their opinion, and on their suggestion, he chose Mr. Browne and Mr. Hobbin, the former of whom had been secretary to lord Keith, and the latter secretary to lord Howe. When ford Mulgrave came to the admiralty, it had been previously determined, that Mr. Harrison was to retire from the public service on 500% a year, being 3-8ths of his salary, and his place he gave to col. Welsh, who had long been an officer in the public service, was a man of business, and a great part of his business was to provide necessaries for the army.-The hon, gent, entered into a defence of lord Mulgrave, as to the appointments which had been alluded to, and insisted, that the Estimates of the Navy did not depend on the Fourth Report, on which so much stress had been laid by the hon. bart, and assured the committee, that whenever the subject came before them. he would be glad to meet the hon, bart., or any other member, on every point which they embraced. He was glad, however, that his hon. friend (Mr. Ward) had agreed to postpone the consideration of them till Friday.

[Mr. John Annesley Sher.] Mr. Bankes (Chairman of the East India Committee to enquire into the Sale of Places, &c. in the Company's service) rose in his place and addressed the Chair.

The Speaker desired the Serjeant might be called, who immediately appeared at the bar. The Speaker asked him if he had any thing to communicate to the house relative to Mr. John Annesley Shee?

The Serjeant answered, that Mr Francis Wright, one of the messengers, had been to Mr. Shee's lodgings for the purpose of serving the Speaker's warrant on him, but that he was not to be found.—Mr. Francis Wright was then ordered to attend; and he stated at the bar, that on Tuesday evening last, he received the Speaker's warrant to take into his custody the said

J. A. Shee; that he went accordingly to his lodgings at No. 31, High-street, Maryle-bone, and on enquiry for him was told he was gone out, and would not return til evening. He waited there till midnight in expectation of his return, but Shee never came. He went again on Wednesday, Thursday, and Friday, but he was not returned. Mr. Wright, on the Friday proceeded from No. 31, High-street, to No. 51, Upper Mary-le-Bone-street, where J. A. Slice had formerly lodged, and where he had advertised the sale of Commissions in the Army, &c. under the firm of Shee and Calvert; but the said Shee was not there, nor had been for a great while, nor did they know any thing of him. He was ordered to withdraw.

Mr. Bankes then moved, That it appeared to the house the said John Annesley Shee had absconded to avoid being examined: which being agreed to, he moved that an Address be presented to his majesty, in the usual way, praying him to issue his Proclamation with such rewards as to his majesty should seem meet, for apprehending and taking the said John Annesley Shee, alias Calvert, which was ordered.

[CORN DISTILLERY PROHIBITION BILL.] The order of the day being read for taking into consideration the report of this bill,

Sir J. Newport, in allusion to what had fallen from Mr. Foster on a former night, declared his conviction, that the Irish people, far from burning with a disposition to resist the laws, were well disposed to respect them, if government would apply themselves to the correction of what was improper in the administration of those laws. If the right hon, gentlemen were desirous to confer a benefit on Ireland, he assured them they would do infinitely more to tranquillize the people by comprehending Ireland under this act than by all the penal laws on their Statute book. right hon. gent. (Mr. Foster) had on this occasion furnished him with argument against himself. He had proposed considerable augmentations to the different Charities in Ireland, on account of the encreased rate of provisions in 1809 more than in 1808. And with the same breath he proceeded to allow the distillery from corn in Ireland, as if corn in that country instead of rising had fallen in price during the latter year. He concluded by moving that the Report he recommitted for the purpose of introducing a clause, extending the prohibition to Ireland.

Mr. Fuller was ashamed of ministers, for the way in which they had treated thisquestion. Of all weak questions which had been agitated in this house, the present, he thought, was the weakest. they could not check illicit distillery in Ireland, were they therefore to allow it to go on at full swing? On the same principle should they allow smuggling to take its course in this country. He was really ashamed of ministers. This seemed to be a question as to which of the two Chancellors of the Exchequer wore the breeches. They were wrong in letting out such private quarrels, which would be better concealed. He did not wish to say any ill of the Irish, but he believed they only wanted catching and taming. By allowing them to carry on illegal distillery, we only made them ten times worse. He advised the Chancellor of the Exchequer of England not to yield too much to the Trish Chancellor; else he would find him like an amiable female they had seen in that house, Mrs. Clarke; the more was conceded to him, he would look for so much the more.

Sir T. Turton could not perceive why the prohibition should not be as extensive as it was last year. The prices of corn were as high, the ports of the continent were closely shat. Common sense and the justice of the case demanded that the prohibition should be extended to Ireland. By the act of Union it was declared, that a reciprocity of interests should exist between the two countries; not that the landed interest of the one country should be upheld at the expense of the other. Wheat was five guineas a quarter; barlcy, 2l. 11s. oats, two guineas, the quarern loaf was 11d. Under such circumstances, if corn was as abundant in Irelandas it had been stated to be, he begged for God's sake that we might have it here. There was great reason to believe that a considerable proportion of the wheat sown ast year would be worth nothing. It became, therefore, doubly incumbent upon as to husband our present resources. He denied that, in the measure of the last session, the interests of the West India Merchants had been expressly consulted. The Report of the Committee to investigate the subject had recommended the prohibition of distillation from grain, on the ground of the scarcity of grain, not as a boon to the West India Merchants. Astherefore no boon had in that case been to given to the West India Merchants, so

neither was it right to give a boon to the landed interest of Ireland at the expence of the general interests of both countries.

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Mr. Hibbert said, that the bill, in its present shape, considering the object at which it professed to aim, was indeed of a most extraordinary character: before he stated his opinion concerning it, he begged to say one word of the measure of last year, which did not originate in the distress of the West India commerce, although it would have been folly and affectation not to perceive that the relief of that trade might be in part effected by the temporary measure which was then, upon other and independent grounds, adopted. owed it to the house to say, as others had done, that the result to the colonial trade had been greatly and critically beneficial. His hon, friends who had given their opposition to that measure upon principles good and sound, but admitting of exception (and the house and the country had judged it right to interpose such exception) would, he was persuaded, hear this acknowledgment with pleasure. Indeed, their objections lay against the precedent chiefly, and against the continuance o the restriction, under present circumstances, they appeared to have little to urge.—Of the bill now before the house he wished to speak with parliamentary freedom; it was a compound of materials so contrived as to neutralise each other, a series of positive and negative quantities, plus and minus, minus and plus, that, when you come to count them altogether, amount ed to just nothing. It professed to aim at the economy of grain, and it was plain enough that the empire in general stood in need of such œconomy; but this measure would directly stimulate an extra consumption of grain in one part, and to that part grain might be sent from every other part of the empire; we dread the evil, and yet appoint for it a legitimate existence; in Great Britain we must not manufacture spirits from grain, but we know they will be corrected there, and we permit them to be made in Ireland, where we are told that illegal traffic reigns without controul. If we could, by art and ingenuity, produce from sugar a spirit which might prove popular in Ireland, thither we cannot send it; but grain we may, and grain, even at excessive prices, they will take from us, because the best grain is most profitable in distillation. Of all the descriptions of grain, it is of oats that we most apprehend a scarcity. Oats

are what Ireland can best supply, and yet oats are what she is most apt, and is now to be encouraged to distil. These were extraordinary circumstances to be found together in one measure, and demanded some better explanation than had yet been afforded to the house.—No one denied that, in the Act of Union, there existed provisions which, for the benefit of both parts of the empire, ought to be revised and altered. But it was one thing to interpose a temporary interruption of the intercourse with a view to remove those inequalities, and quite another to shew, as this bill would shew, that we are not in fact an united empire, that our interests are essentially distinct, and that one uniform law will not suit us. Surely this was the happy moment for impressing on both parts of the empire the benefits of the Upon England, by proving to her in an hour of alarm and anxiety for food, (the Continent and America still shut against her,) the advantage of her Irish granary. Upon Ireland, by extending, even to her most remote and unfrequented markets, the benefits so much wanted of English demand and English capital. These advantages, however, were to be slighted; the price of grain in Ireland was to be sustained by expedients of a more narrow and selfish character, and the cultivator taught stupidly to intoxicate himself with his produce, even on the field where it was grown, rather than feed the sister country with it, and thereby enrich and support both. Such a measure he could have expected from no one but from a systematic and bitter enemy of the very principle of the Union.-In reply to these considerations, the only argument he had heard was that of the Chancellor of the Exchequer for Ircland. "We have, said that hon. gent., grain enough for both the purposes; we can supply your wants and still have plenty left for distillation, and, if you forbid the use of grain in the distilleries of Ireland, you will not (I almost thought he said you shall not) save one grain of corn by your law." Are we to take this for granted, contradicted as it is by the petitions on your table, and by the lamentable evidence of excessive prices still progressively increasing? Are we to admit the fact of the actual detection and destruction of unlicensed stills in Ireland as a proof that they cannot be detected and destroyed? Is it with the revenue law in general as we have heard it is occasionally with the tolls,

where the gate-man opens the gate to the gentleman as he rides through, and asks, with hat in hand, if his honour pleases to pay to day? If 150 private stills have in one district been destroyed in one morning are we to conclude that 150 rise at once from their ruins? All illicit trade, even Irish illicit trade, must be carried on under risk, disadvantage and extra expence, more or less, and could not exist except there was, in the provision of the law which it meant to elude, a commensurate premium to set against these disadvantages. premium might be the subject of precise calculation, three shillings might not do it in some particular case where four shillings barely would, and five would put the matter past all doubt. This premium the measure of last year had held out; this the Chancellor of the Exchequer of England confessed when he allowed that the trial had not been a fair one, and the Chancellor of the Exchequer of Ireland, while he denied it in words, yet admitted it in effect, by saying that if ever the distillation from sugar was again attempted in Ireland, he would advise that it should be subjected to a lower duty than that last year imposed. He represented the stills in Ireland as multiplying like the heads of Hydra, but even the monster Hydra had yielded at last to Hercules; and really his rt. hon, friend had accomplished such mighty labours, that, with the help of major Swan for his lolas, he ought not to despair of overthrowing and finally trampling under his foot this many-headed monster of Irish illicit trade. At all events, he thought it would not be adviseable for the house to afford to that gentleman a new opportunity of proving, by measures of his own contrivance, the truth of his favourite maxim, that in matters of agriculture legislative interference was not only futile but dangerous. His rt. hon. friend would doubtless at some future day convince the house from this bill, to which he had given its present shape, that if you desire to legislate with effect you must not introduce into your law the germ that will blight the fruit you expect from it.—There was nothing upon the table, nothing brought to the bar to prove the statements of the rt. hon. gent.; they were sustained only by good round energetic assertions, and by the influence of his commanding eloquence. He trusted that the house would not lay its discretion at the feet of the rt. hon, gent, but by recommitting the bill, with an instruction to extend its provisions

to Ireland, give at least one fair trial whether for an object so generally momentous it was not yet possible to pass one uniform measure of legislation for the United Em-

pire.

Sir R. Pecle expressed his conviction that if the bill were passed in its present shape, the most fatal consequences might ensue. He wished that the two countries might go hand in hand; and mutually assist one another. The north of England stood very much in need of the produce of Ireland. Owing to the depression of manufactures and trade, the people there were not half fed. The oats of Ireland would satisfy them. They had hitherto conducted themselves with great temper and patience; but if they understood that a part of that which might be appropriated to their support was allowed to be consumed, not in the preservation, but the destruction of man, they might probably not remain so well satisfied.

Sir A. Wellesley declared himself to be of opinion that the people of England would not get a grain of corn less out of Ireland. if the bill should stand as it then was, than if the prohibition were extended to the latter country. Grain in Ireland was much more abundant than in the last year. The price of provisions would show this, for though comparatively high in the market of Dublin, it was much lower in Ireland in general. If he thought that the measure would bear hard upon G. Britain, he would unquestionably vote against it; but being satisfied of the contrary, it should have his

cordial support.

Mr. Curwen described the scarcity of oats in the North of England, and particularly in Cumberland, to be very great. They were not able to get them from Wexford under 37s. per quarter. He was desirous that the prohibition should be extended to Ireland, and he was satisfied that it would not at all injure the agriculture or interests of that country. For the purpose of preventing the illicit distillation, a reduction might be made in the duties on the spirits distilled from sugar; and in the present flourishing state of the revenue, such a sacrifice might be well made in preference to bearing hard upon the peo-He recommended that if the present bill should be passed, its durationshould be limited to two months, in order to give time for an ample investigation of the expediency of a more permanent mea-

Mr. Parnell declared that the present

bill was a direct violation of the Act of Union, and one of a nature unprecedented since the passing of that act. By that act, a final and permanent adjustment of commercial jealousies had been made, and the house ought to panse, before it enacted a law which distinctly violated that com

pact.

Mr. Foster complained, that the right hon. bart. (sir J. Newport), had misrepresented him, when he stated that he had said the people of Ireland naturally disobeyed the law. All that he had observed on that subject was, that the lower orders from their ignorance of the law, held it in utter contempt, and were guilty of disobedience to it. The right hon. bart. had himself declared that the higher orders were at least as apt to encourage the infraction of the law as the lower orders to commit it. If therefore, he could for a moment suppose (which he did not) that such was the right hon baronet's intention, he might infer that he meant to extend the accusation of a proneness to disobedience, to a much greater sphere. The right hon. bart: had said, that he (Mr. F.) induced the Committee of Supply that evening to vote increased sums to public Charter Schools, on the ground of the increased price of provisions. It was on the ground of the increased price of other articles besides provisions: of clothes, &c. If the present bill were to hinder corn coming from Ireland to England, he would not urge it. But it was only to prevent the corn from getting into the hands of the private distillers, and thus ultimately from injuring the morals of the country. Not one-third of the illicit stills in Ireland had been scized; and yet it was computed that by that one-third, no less than 800,000 gallons of whiskey had been made in a month. The quantity remaining on hand of the foreign spirits which had been imported into Ireland since last July sufficiently evinced the enormous supply from the private stills. Adverting to a statement made by an hon, gent, that oats could not be obtained in Cumberland from Wexford under 37s. a quarter; he expressed his surprize at this circumstance, as he held in his hand an official return from Newry, (directly opposite to the shores of Cumberland), dated Feb. 11, in which the price of oats was stated to be 25s. and 2d. British per quarter. In other places the price was somewhat less. An hon. gent. behind him (Mr. Fuller) had talked of catching and taming the Irish.

Part of them had been caught in the net of the Union, did they require taming? He wished the hon. gent. would come over to Ireland, and see if the Irish were as wild and as violent as he represented them to On the contrary, he was satisfied that although the speech which the hon. gent. had made that night were tied about his neck, he might travel from one end of Ireland to the other in perfect security, and he was sure that he would every where meet with the greatest hospitality. He denied that the bill was any violation of the principle of the act of Union, although it might appear to be an infringement on the letter of it.

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Mr. Browne stated, that to his certain knowledge conditional orders had been sent to this country from Ireland, to transmit thither very large quantities of grain, provided the prohibition of this distillation should not be extended to that country.

The Chancellor of the Exchequer represented the improbability of such a circumstance, if the hon, gent, meant that any but seed corn had been so ordered. For the price of grain being dearer in G. Britain than in Ireland, it was extravagant to suppose that it could be intended to buy in the dear market for the purpose of selling in the cheap.

The question being loudly called for, the gallery was cleared, and a division took

place,

For the original Motion - - 61
For the Amendment - - 99

Majority against Ministers 38
The House then went into a Committee to consider of the propriety of encouraging the importation of Flax Seed into Ireland.

Mr. Foster, after stating that this was merely a temporary measure, which he trusted would lead to the culture and preservation of the article in sufficient quantity for the uses of this country, proposed, that a bounty of 3s. per bushel should be allowed on the first 50,000 bushels of Foreign Flax Seed, imported into Ireland, from the 8th of March to the 8th of April, 1809.

After some observations from sir T. Turton, Mr. Rose, and sir G. Hill, the Resolution was agreed to.

House of commons. Tuesday, February 28.

[SHEE COMMITTED TO NEWGATE.] Mr. Bankes moved, that in consequence of the

voluntary surrender of John Annesley Shee, the order which was yesterday made, for an Address to his majesty, respecting his apprehension, be now discharged. Agreed to. He then put the following Resolutions, which were also carried.—"
1. That J. A. Shee, in consequence of his gross prevarication before the East India Committee, be committed to his majesty's gaol of Newgate.—2. That the keeper of the said prison do, to-morrow, and from time to time during the term of the said Shee's confinement, bring him before the said Committee in order to answer such questions as the Committee may think necessary to put to him."

[WIDOWS OF NAVY OFFICERS' PENSION BILL.] Mr. W. Wellesley Pole moved for leave to bring in a bill for the more convenient payment of the annuities and other allowances to the Widows of Naval and Marine Officers, and those on the Compassionate List. About the year 1732 a fund was established, by the government of that day, for the relief of the widows of the officers of the navy, towards which it was deemed expedient to levy a deduction of 3d. in the pound, upon the pay of all commissioned and warrant officers, and also to establish an allowance from all ships in the service, under the denomination of widow's men, i. e. the pay of one man out of every 100 men in each ship's company, was to be appropriated in aid of the said fund. After some years had elapsed, this was found insufficient, and the pay of an additional widow's man was added. In this way the fund had proceeded up to the present time, but occasionally it had been found inadequate of later years: however, it had considerably increased; so that the fund was now rich, having a stock of 170,000l. in the 3 per cents., and the number of widows relieved from it in the last year was no less than 1,800. The rates of allowance began with 80l. a year to captains' widows, and descended in proportionate gradation to those of warrant officers. But it had been found, in the management of this fund, that great inconvenience and distress had arisen, in consequence of the widows being obliged to apply annually in London for their allowance. One of the objects of his bill, therefore, was to enable the court of assistants to pay them quarterly at their own houses, wherever resident, in the same manner as was settled for the more convenient payment of the widows of military officers, by a bill passed about two years

since. He had much conversation with the person who managed this business at the war-office, and found there would be no difficulty in assimilating the disposal of the naval fund. It would be desirable also to extend this mode of relief to others who were objects of the charity, though not exactly in the same way. The board of admiralty had addressed his majesty, praying that he would be graciously pleased to order, that the donations to persons upon the compassionate fund, should, in like manner, be paid quarterly to those appointed to receive them, at their own houses. His majesty was pleased to approve of this; and it was another purpose of his bill to enable the board of admiralty to select such objects as were properly entitled to aid from the compassionate fund: to allow them such sums as they should think fit, and transmit their allowance quarterly. These sums to be charged yearly in the ordinary estimates of the navy.-It was also intended to transmit the half-pay of marine oflicers to them in the same manner as to those of the army, and therefore the bill would enable them to receive it at their houses. He thought it fair at the same time that he proposed to include the allowances of the compassionate list in the annual estimates of the navy, that he should abolish the allowance called indoors' men, which were now regularly charged in the accounts of every vessel in the service. He concluded by moving for leave to bring in the Bill; which was accordingly given.

[CALL OF THE HOUSE.] Lord Folkestone, pursuant to notice, rose to move that the house be called over on Wednesday the 8th of March. The question to come before the house that day was of the utmost importance, and therefore he conceived that the fullest possible attendance of members was necessary. With that view, and with that only it was, that he should now move for a call of the house on that day.

The Chancellor of the Exchequer said, that he should not have thought it necessary to make such a motion, when he considered the manner in which the house had been attended during the whole of the time when the important subject aluded to by the noble lord was under investigation; and therefore he had no doubt of a full attendance upon the day appointed for taking that most important subject again into consideration. The

question, as the noble lord had justly observed; was one of the utmost importance, and it was his own wish that in all its parts it should meet the most grave and solemn consideration before the fullest possible attendance of members. He therefore, abstained from any resistance to the motion, feeling as he did, that however unnecessary he might conceive it to be, yet any opposition to it on his part would be subject to animadversions not of the most liberal nature. But in giving his assent to the motion, he trusted that the question of that day would not be further The motion might have the effect of securing the attendance of all members in town, or within a short dis-But it could not be expected that in so short a notice as eight or ten days, any thing like an effectual call of the house could be had. But it was not because the call could not operate to its fullest extent that it was not therefore to be adopted.

Lord Folkestone assured the right hon, gent., that he had no intention of further postponing the business, neither was any such intention entertained by his hon.

triend (Mr. Wardle).

Mr. Buthurst thought the call of the house equally unnecessary and improper. He should think it quite impossible that in so short a period as eight days, it would have any effect in bringing gentlemen from the remotest corners of the united kingdom. It would be merely a call in name, and not in effect. From the full attendance of members during the whole of the inquiry, there could be no doubt of a full attendance on the night of discussion; and although a tolerable opinion of a subject might be formed on written evidence, yet perhaps it was going too far to call on members coming from a distance, who would not have time to examine and consider the printed evidence, after their arrival in town, in order to form their opinions to decide upon so solemn a subject perhaps the day after.

Mr. C. Adams approved of the motion for a call of the house, and thought, that although it could not be expected to procure the attendance of members from Scotland and Ireland, yet if it only obtained that of half a dozen additional members, upon such an occasion, even that would be

of some importance.

General Gascoyne also thought the call could not be effectual. It appeared to him that to attempt enforcing this call at Vol. XII.

so short a notice, would be an abuse of the power of the house, and tend to defeat its authority on future occasions. Members at a distance would suppose it a serious call, and no doubt expect that they would be allowed a subsequent day to offer their excuses; so that the object of the present call would be defeated.

Lord Folkestone said he felt the call could not be so effèctive as was desirable, upon so short a notice; and was himself very sorry it had not occurred to him to move for it at an earlier day. He hoped, however, the house, in justice to its authority, would enforce the call for the 8th of March; for however it might be afterwards disposed to excuse those members who could shew reasonable cause for their non-attendance then, he could hardly suppose that some question would not arise out of the proceedings of that day of the utmost moment, which would, at an early subsequent day, call for solenin decision, and consequently render necessary the fullest possible attendance of members.

Mr. Bankes thought that a call of the house, on so short a notice, was unprecedented. It was something so preposterous, that when he heard of the noble lord's avowed intention, he thought it quite im-The atpossible that he could be serious. tendance of the house already upon this subject had been remarkably full; they had divided more than a majority of the whole house, and he did not think that at the present season, and at so short a notice, there was any chance of a further attendance. Besides, he would ask, was it a desirable thing that members who had never heard a word of the evidence in this case, should be called on to decide upon the question, who perhaps would not arrive till the day before, and could not have time to read or consider the written evi-There were many members who did not wish to interfere in this question. Was it desirable to bring such men from the remotest corners of Ireland or Scotland? And, besides, though the house had authority to enforce their attendance at a call on that day, it had no authority afterwards to prevent their going out again, or to force them to vote. He was decidedly opposed to the call, and should take the sense of the house upon it.

Sir J. Newport said, that the hon, member who had all of a sudden shewn so much tenderness towards the members from Ireland, and reluctance to inconvenience them, had asserted that a call at so

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short a notice was unprecedented: He would beg leave, however, to refer him to the Journals, so recently as the 11th of last February, where there was an order that the house be called over on the following day.

Mr. Bankes answered, that this was in the case of a ballot for an election committee, where the call was pending de die

in diem.

Lord Folkestone instanced another case on the Journals during the discussion of the Slave trade in 1791, where there was a call of the house at eight days notice.

The question was now put on lord Folkestone's motion, when the house di-

vided,

Ayes 102 Noes 15

Majority for the Call . . 87

[DUKE OF YORK'S LETTER TO THE SPEAKER.] Mr. C. Wynn stated, that in consequence of what had passed in the house on Friday last, he thought the subject which had been then alluded to was of a nature that required that parliament should express its opinion upon it. He rather wished that the business should have been taken up by some member of greater experience. He, however, felt so strongly convinced of the necessity of some Resolution, that he should, without losing any time, give notice, that it was his intention to move a Resolution, "That it was consistent with the duty and privileges of that house, to come to a determination on Evidence examined at their bar, without submitting the case to any other tribunal." Although this question had no necessary bearing upon the subject which was to be discussed next week, yet as it might have a collateral and indirect bearing, he wished to defer moving that Resolution, until the house should come to a decision on the question. He hoped the great importance of the subject would excuse him to the house, for giving this notice in a more detailed form than was

The Speaker asked the hon. member what day he chose the notice to stand for. Mr. Wynn replied for Monday se'nnight.

The Chancellor of the Exchequer thought, that it would be a fairer way to have this Resolution brought forward before the discussion, in order that the matter might be put at rest, and that there might not be a suspicion suspended over the head of his royal highness that, in writing that letter,

he had acted contrary to the privileges of that house. Although he did not wish to multiply discussions upon this subject, yet he was persuaded that this was a matter which could be easily explained.

The Speaker here interfered, and stated, that it was contrary to the usage of the house to enter into any discussion on notices given. There was, perhaps, some little irregularity in introducing a notice with observations, but there never could be discussion upon a mere notice of a motion

to be made on a future day.

The motion was then fixed for Monday

se'nnight.

[SICILY.] Mr. Sec. Canning rose to make some observations on what had fallen on a former night, from an hon. member (Mr. W. Smith), whom he was sorry not to see then in his place, upon a subject that it would have been his duty to have answered him on that night, if he had then been in the house. He could not help saying, that the topic alluded to was one of those that and the coupling of the coupli to the house. Although it was supposed that nothing was repeated that passed in that house, yet the fact was well known, that what was stated in that house was not only read in this but in other countries, and the common enemy could derive reat advantage from any thing which could tend to make jealousies between his majesty and his allies. The statement of the hon, member was, as he was informed, that the Sicilian government and nation were in such a state that it was our duty to propose something of political regeneration to them. He could assure the house, that there existed the most cordial good understanding and co-operation between the government of this country and the Sicilian government, as also between the armies of the two countries. Our officers regulated almost all their military operations, and it was understood that if

there was any attack, the British commander in chief should have also under his command the Sicilian army, which was very respectable in point of numbers. This was a mark of confidence which few other foreign nations ever reposed in us. He therefore thought it might be of dangerous consequences for our allies to hear themselves in a manner reviled in the British parliament. He was sure that the hon member could not have been perfectly aware of the mischief which such a statement might have produced, or he would not have mentioned the matter publicly in that house.

House of commons. Wednesday, March 1.

[BANKRUPT LAWS BILL.] Sir Samuel Romilly rose pursuant to notice, to move for leave to bring in a bill to alter and amend the Bankrupt Laws. In bringing this subject before the house, he rested not merely upon the notice which he had given; but also upon what he had stated to the house three years ago. He then said, that all he proposed to do was, to render the system less defective, and not to free it from all objection. He repeated the same thing now: some indeed had been so struck with the many glaring defects of the system that they thought it ought to be abolished, and a new one substituted in its place. But he confessed that he had not sufficient confidence in himself to undertake such an Herculean labour, and all he could do was, to attempt to reform some of the most obvious defects of the system.—The first defect to which he would call the attention of the house was this; that a trader, after giving up all he possessed in the world to his creditors, was still liable for many debts, the proof of which could not be received under the commission. This was the case, in direct opposition to the principles of these laws, which was, that a trader having given up all his effects, ought to be free from all claims contracted before the period of that bankruptcy. The most numerous class of debts of this kind consisted of those for which some one else was liable as security. These surety debts did not legally arise till after the commission. The consequence was, they could not be proved under the commission, and the consequence of that again was, that the bankrupt was still liable. The remedy which he meant to propose for this was, that the sureties

might prove their debts under the commission, provided they paid them at any time before the final dividend. The effect of this would be, that the bankrupt would be exempt from any liability for these debts upon obtaining his certificate.—The second defect under the existing Bankrupt Laws was that the assignees were in the habit of using the bankrupt's effects for their own advantage, and of speculating with the property before the dividends, as if it were their own. The consequences, as he himself had witnessed, often were, that the assignee became bankrupt, and the creditors had, in the end, only the remainder, after a bankruptcy upon a bankrurptcy. A remedy for this had been proposed some time ago in the house of lords, and a Bill brought in to affix certain heavy penalties to the offence. The object might be attained without so severe and troublesome an opera-Though the creditors had the power of appointing a bank where the property should be placed, yet at present it ofteh happened that they neglected to do this, and that the property remained under the controul of the assignees. The remedy which he intended to propose was, that if the creditors did not appoint a bank to receive the property, at an early period, the Commissioners should be bound to do it; and that, if after that the assignees should retain any part of the property, it should be imperious upon the Commissioners to charge 20 per cent on the money so retained. He imagined that this would be sufficient to prevent the abuse, or at least that it would go a much greater way towards that desirable object than any severe penalties that might be enacted.-The third defect in the system was, the expence and uncertainty of proceedings under Commissions of Bankruptcy. In actions by the assignces to recover debts due to the estate, it was incumbent on them to prove an Act of Bankruptcy, and a petitioning creditor's debt, and in many instances the debtors of Bankrupts were induced to withhold the payment of their debts, in the hope that the assignees might find it impossible to establish them. The remedy which he would propose was, that in actions by the assignees, that they should not be obliged to prove the proceedings as above stated, unless the defendant gave notice some time before that he meant to contest any of these points. And he would also propose that the mode of recovering from the assignees should not be by action

as at present, but by petition to the Chancellor.-The fourth amendment which he would submit to the house, was, of all the other points, that of the greatest importance. This was, to take from the creditors the power which they possessed, without any controul, and without the obligation to assign a reason, of refusing a certificate to the bankrupt when they chose. He requested of the house to consider the situation of an uncertificated bankrupt; he could acquire no property, for whatever he gained might be instantly seized upon by the assignces; his industry was lost to himself and to his country, and he was liable to be imprisoned for life for debts contracted before the bankruptcy, which he was unable to discharge. By a statute in the early part of the reign of George the second, this power was given to the Chancellor, but by a subsequent statute of the same reign, it was enacted, that a bankrupt could not receive his certificate without the consent of 4-5.h. in number and value of his creditors; so that however fair, honourable, and blam less, in a moral point of view, the conduct of a bankrupt might be, he was to I door under all the evils of the c nd-tion just men ioned, unless his creditors chose to relieve him. This choice of enres ed with a small number of the cieditors, and sometimes the whole depended on a single creditor whose debt bore a large proportion to that of the rest. But this was not the only hardship to which the bankrupt was exposed by the statute just alluded to. Any creditor who could not prove under the commission, nor receive a dividend, was yet admitted to refuse the certificat; in order to give effect to his action. This involved the very scrious consideration of imprisonment for life for debt. On that point generally he would at this time say no more than this, that in his opinion a man could not do a greater service to his country, than to procure the abolition of imprisonment for debt altogether. It was mischievous to the individual; it was pernicions to the public; and the worst of it was, that it made the creditor the judge in his own cause, and though the imprisonment might in many cases be just, yet it was certain, that in many cases also it was most unjust. But with respect to an uncertificated bankrupt it was always unjust; for the only object of the punishment was to compel him to do that which the law supposed impossible for him to do, and what indeed it rendered it impossible

for him to do, unless he chose to be guilty of a capital felony. The punishment therefore in this case must be unjust. Consider what were the consequences; an irritated creditor, to whom the bankrupt might have given some previous offence, and whom he must have offended, in depriving him of his legal claim, however innocent the bankrupt might be. When the consequences that might result from such a relative situation were considered; a man exposed without defence to the mercy of an enraged enemy; it would hardly be possible to appreciate the extent of mischief which such a state of things was calculated to produce. The certificates were often withheld from the innocent, and given to the fraudulent bankrupt; for in trandulent commissions it seldom happened that the certificate was These certificates were often withheld for the purpose of extorting an advantage over the other creditors, as facts constantly recurring sufficiently or ved. The law, it was true, gave several securities to the great body of creditors against such practices, but stul they prevailed to a considerable extent. This held out a temptation to hand to which no bankrupt ought to 'yield', cert iniy, but of which it was extremely imporite to permit the existence. The temptation was too often indeed sufficient to overcome the moral principle. The parent was often tempted to assist the child, and the child the parent, in an improper way; it was notorious that cases of this kind were constantly occurring. But there was another temptation to which the defect in question exposed the bankrupt, and that was to avoid making a full disclosure of his effects. When the creditors came forward to proge their debis, the bankrupt was sensible how much he was in their power, and did not give that assistance in examining the debts, which under other circumstances he might be inclined to do. And a case had occurred the other day in the court of Chancery, where it appeared that a creditor had refused to sign a certificate, because the bankrupt had suggested what turned out to be the fact, that he was endeavouring to prove a larger debt than was due to him. There also existed another motive to withhold the certificate. The bankrupt, until he obtained the certificate, could not be a witness in any thing that related to the estate; and the creditors who had any contest with respect to it, often refused to sign, in order to prevent

the justice of the case might depend Within a period of three or four years there were more cases where certificates had been withheld than where they were granted .- In the year 1805, there were 940 commissions taken out, and of these 489 were uncertificated.—In 1806, there were 1084 commissions taken out, and of these 601 were uncertificated.—In the last twenty years, there were 16,202 commissions taken out, and of these 0,597 remained without certificate. The evil had been found to be of such magnitude, that a temporary relief had sometimes been given. In 1772, and afterwards in 1778, bills were passed to compel creditors to give certificates, unless they could show that there was something fraudulent in the conduct of the bankrupts; but this relief was confined to cases that had occurred previous to these periods. This plan of temporary relief, however, was certainly not one that ought to be resorted to, if it was possible to discover a remedy of another description .- If the thing was unjust at all, it was always unjust, and therefore the remedy ought not to be temporary, but permanent. In Ireland these temporary measures had been adopted more frequently than in this country. Bids of this kind were passed in 1785, in 1797, and then in 1799, being an interval of only two years. A bill was next passed in 1800, being only an interval of one year; so that, in Ireland, had it not been for the Union, the plan was in a fair way of becoming the subject of an annual law. But, since the Union, no such temporary acchild been passed, and the distress that mu t have been produced by this suspension of a remedy, the nature of which proved the accessity of some remedy, might be easily imagined. The remedy he would suggest was not to take the power out of the hands of the creditors; but that, if the certificate was withheld for two years, the bankrupt might petition the Chancellor to allow the certificate, while the creditors might shew cause why the certificate should not be granted. The Chancellor would decide upon the merits and allow the certificate, provided there appeared no good reason to the contrary. -The only objection to this remedy, as far as he could judge, was the additional expence which it would occasion in these proceedings; and in order to obviate this, he would propose that the additional process should be exempt from taxes. Of all taxes, those which were imposed on law

the testimony upon which the verdict, and proceedings were the worst, with the exception of lotteries. Such taxes were perhaps popular, however, and therefore they had been but little considered. But, a very little consideration would show how excessively hard it was to subject to heavy taxation, without distinction of fortune, those who only incurred these taxes in the struggle to do themselves justice. It was his intention to make this part of the bill not only prospective but retrospective .--It might be asked, however, why when a law was proposed for the protection of the honest bankrupt, something was not done to protect the creditor against the dishonest bankrupt, and to prevent the frequency of fraudulent bankruptcies? To this he could only answer, that at present he had no remedy to propose but one, which he rather thought the house would not adopt. The only remedy he could conceive was, to render the law more efficacious, by making it less severe. The cause of the frequency of fraudulent bankruptcies he believed was, that the fraudulent bankrupt was, upon proof of the fact, liable to lose his life. He had already stated that there had been upwards of 10,000 commissions taken out in 20 years; and though instances were every year occurring or bankrupts withholding their property, there had been, in the space of 80 years, only three prosecutions, and only one executed-he believed about the year 1759. Another had been convicted, from a mistake as to the facts of

> case; but these being represented in their proper light to his majesty, he had extended his mercy to the bankrupt in , question. There never perhaps existed a stronger instance of the inefficacy of laws owing to their severity. Was it surprising that few persons were found to prosecute when for an offence of this nature the punishment was death? Under such circumstances bankrupts were under the strongest temptations to with-hold their property. This was bad; but at the same time in point of moral guilt, was it worse than the case of a man who in a higher station with-held his property from his creditors, and spent it in personal gratifications? If the law had been less severe, it would have been more enforced, and the end would have been atained in a much greater degree. -The obects which he had in view would make a very material alteration in the bankrupt laws. The best method of proceeding, he magined would be to bring in the bill, to rave it read a first time, and to get it printed, and then to put off the second

reading to a distant day. But he hope that no one would require that the post ponement should be beyond a month. should be very sorry if the bill did not pass with every possible speed. Every day's delay was the cause of imprisonment and misery to a great number of individuals If such a bill had been passed at the beginning of the present reign, what misery might it not have prevented? What an in crease of industry might it not have produced? What wealth might it not have raised? Howmany persons who had passed their lives in poverty and distress migh have been in a respectable situation? How many might have recovered their rank in life, and paid all the just demands upon them? There were some other objects of minor importance which he had in view such as to prevent the vexatious consequences that often arose from secret act of bankruptcy. He meant also to provide that bankrupts might be competent wit nesses without releasing the sums to which they might be entitled in case their property came to a certain amount. He also intended to propose an alteration in legal executions in cases of bankruptcy. concluded by moving for leave to bring in a bill to alter and amend the laws relating to bankrupts.—The motion was agreed to.

House of commons. I'riday, March 3.

[PLYMOUTH DOCK POLICE BILL.] The house having resolved into a Committee upon the subject of the Plymouth Dock Police,

The Attorney-General proposed that the chairman should move the house for leave to bring in a Bill for establishing a new Police for Plymouth Dock, for the purpose of preventing depredations upon the King's. The learned gent. observed, that Stores. the king's shipping lying in the river Tamar, which divided the counties of Devon and Cornwall, facilities of escape to offenders were by that circumstance afforded, against which it was highly necessary to provide, in consequence of the number of the offenders, and the extent of the depredation. With this view, the Bill proposed the constitution of a local police or board of magistrates, who should be in constant attendance, and who, by baving a certain proportion of the two counties subject to their authority, might be enabled to guard against the evil complained of.

Mr. Curwen was always, upon constitu-

tional grounds, jealous of the erection of boards of this nature, because they served to increase the patronage of the crown, which was already so enormous, and which was so systematically advancing, that in time scarcely any man could escape its grasp; because they involved an augmentation of the public burthens, which he hoped speedily to see retrenched, or the public would have reason to despond indeed; and also, because they interfered with the authority of the independent magistracy of the country.

The Attorney-General assured the hon. gent, and the committee, that he would be the last man to interfere with the privileges, or even, if he might add, the prejudices of the magistracy, to whom he felt the country owed so much, and particularly from the circumstance of their services being gratuitous; but the establishment of a local Police was in this instance essentially necessary, and when he stated that the suggestion of that necessity proceeded from an honourable gent, on the other side of the house, the member for Plymouth, (Mr. Tyrwhitt) he supposed the suspicion of any desire to extend government patronage by this proposition would be obviated.

Mr. Tyrwhitt corroborated the statement of the Attorney General, and explained the necessity which called for the Bill.

The motion was agreed to, the house resumed, and the chairman obtained leave to bring in the Bill.

Mr. C. W. [GENERAL CLAVERING.] Wynn rose, pursuant to notice, to call the attention of the house to the conduct of brigadier general Clavering. But before he did so, he thought it necessary to state he reasons which induced his acquiescence n the delay that had already occurred upon this business. At the same time ie must observe, that although he acquiesced in the delay, the impression upon his mind of gen. Clavering's prevarication, was so strong upon the last night of his examination, that he thought the Committee ought not to have separated withut coming to a decisive resolution respectng it. There were many forcibile reasons why such misconduct should have been brought to an early discussion. For If the prevarication of a man of the rank ind station of gen. Clavering, were sufered to escape with impunity; if an exmple were not made in his case, the mishievous consequences likely to result must be obvious. But when he heard it

stated by some gentlemen, that this officer's examination upon a former evening, was not, combined with his letters, sufficiently fresh in their memory to come at once to a decision, the reason for delay was too strong to be withstood. But there was a still stronger reason in his mind for consenting to delay. The Chancellor of the Exchequer stated, that the whole of the papers respecting the evidence would not be printed before the Monday following gen. Clavering's last examination, while the discussion of the main question was fixed for three days afterwards. With this statement in his recollection, and naturally thinking that no subject of discussion should interfere in so short an interval, with that attention which every gentleman must be anxious to give alone and undivided, to a question of so much importance, he did not conceive it proper in such a period to bring this motion forward. But the discussion of the main question being postponed till Wednesday next, and the whole of the evidence having been before the house since Tuesday last, he hoped this would not be deemed an improper or unsuitable opportunity for considering the proposition which he had to submit to the house. To delay it any longer, would indeed, he should think, be a hardship. For any individual of his rank and connection must naturally be agitated, while a charge so materially affecting his character was suspended over Therefore, all who were disposed to consult the feelings of gen. Clavering, would concur with those who were desirous for justice in bringing the question respecting that officer to a speedy determination. He was not aware, indeed, of any good reason for delay. It had been suggested to him that this motion ought not to be proposed until the main question was disposed of; because there were gentlemen who might be inclined to bring forward a similar charge against other witnesses. If this proposition were likely to affect the main question; if it could be shewn that it was calculated to make either for or against the Duke of York, then, in that case, there would be a good ground for postponing it. But the evidence of gen: Clavering had no such tendency. The merit of every one of the witnesses should be considered on its own grounds. There might be less or more degrees of connection between them, but he would protest against the justice of examining them upon general grounds, upon impeaching them in a bulk,

or upon a comparison of notes. It might be equitable to send other witnesses to Newgate; but let the merit or demerit of each be examined upon separate grounds, as he proposed in this instance with regard to gen. Clavering. When the correctness of any other witness should be submitted to the consideration of the house, he should feel it his duty to come to the discussion in the same rule of justice which he called upon gentlemen to apply to the subject of his motion. should very ill discharge his duty, or deserve a reputation for common sense, if he did not mark the difference which existed between the nature of general Clavering's testimony, and that of any other witness. For not only would more mischief result from the impunity of this officer's misconduct, but his case was in fact prominent and single in its character. In the first place, his evidence was quite voluntary; he had no occasion to come forward. He begged that he might not be understood to insinuate that any occasion could justify prevarication; but yet, if a witness were called for, if obliged to appear at the bar, it was natural that he should endeavour to defend himself from any thing like incul-But here the case was different: general Clavering was a volunteer witness; he came forward of his own accord, and therefore was liable to the suspicion of designing to impose upon the house.—Ilere the hon, and learned gent, drew the attention of the house to the following questions, upon which he meant principally to rest his Resolution, and which he contended did not affect, in any manner, the deposition of the other witnesses. Those questions were the last put to this officer on the 10th of February, which was his first day's examination .- " Had you any communi-

tion whatever on the subject of army " promotions with Mrs. Clarke? I never proposed any conversation of that kind, nor do I recollect any having ever existed, excepting at the period I before alluded to, when she requested I would recommend to the consideration of the Duke of York, liquienant Sumper, of the 20th regiment.—I understand you then to say, you had never at any time any communication or conversation what-" ever with Mrs. Clarke on the subject of " army promotions, except in the case of " lieutenant Sumner? Certainly not, as " being the subject of conversation.—Had "you any incidental conversation with " Mrs. Clarke upon that subject? A period

" of so many years having elapsed since "that time, it is impossible to speak posi-"tively and accurately to a question so " close as that, but to the best of my be-" hef I do not think I had .- Do you of " your own knowledge know that Mrs. "Clarke used her influence in favour of "any person whatever in the army with " the Commander in Chief? I do not .- Do " you of your own knowledge know of any " person that asked her to use her influence " with the Commander in Chief upon that " subject? I am not acquainted with any " person that ever did; I have heard re-" ports of that nature, but I cannot bring " to my recollection any person positively. "-Then you state positively that you do " not know of any transaction of that na-"ture? None, to my certain knowledge. "-Give a direct and positive answer to " that question I do not know of any " transaction of that nature."-To my understanding, observed the hon, and learned gent, nothing could be more direct than this disavowal, and notwithstanding what had been said in every direction on the subject—notwithstanding what had transpired, and must have occurred to his memory-notwithstanding the publication of his own letters delivered in by Mrs. Clarke on the 15th of February, this officer does not offer to come forward until ten days after his first examination, prompted no doubt by the letters; and what does he do? He proposes an explanation of his former testimony; and what was that explanation? Why, truly, that he understood communication' and conversation' to mean merely personal, and that it had no reference whatever to 'correspondence.' But does it appear that this officer had really no personal conversation with Mrs. Clarke upon the subject of army promotions? On the contrary, we find in the letter of the Duke of York of the 24th August, a direct all sion to a request of this officer, where he states "Clavering is mistaken in " thinking that any new regiments are to " be raised; it is not intended; only 2nd " battalions to the existing corps. You had " better, therefore, tell him so, and that " you were sure that there would be no use " in applying for him." What is the inference from this letter, and how is that inference confirmed, or rather made manifest, by general Clavering's own letter of the 28th of August? In this letter, the house will perceive he enters very fully into the nature of the proposal, respecting which Mrs. Clarke had applied to the Duke

of York in vain, as his royal highness's letter of the 24th of August explained. will also be observed in this letter, that although general Clavering professed, at the bar, that he should consider it as a slur upon him if he had been overlooked in the promotions which took place in 1804; if he had not been appointed a brigadier-general in the ordinary routine of merit, yet that he alludes to a recent obligation for his present appointment. Now, what does this recent obligation refer to, but to his commission of brigadier-general, which he had obtained on the 5th of June, as Mrs. Clarko stated. But let the house look to this officer's letters of the 11th of November and 12th of December, in which he continued to address Mrs. Clarke upon military subjects: begging her to ascertain whether new regiments were about to be raised, and to acquaint him of it as soon as possible. With these facts in the recollection of the house, any gentleman disposed to acquit gen. Clavering of prevarication must believe three things: first, that this officer did not understand 'conversation' or 'communication' to me in any thing more than personal, and that neither had any refereme to epistolary correspondence; and 2ndly, that he considered the raising of a new regiment as of so little consequence, that after the lapse of five years it was impossible for him to recollect such a trivial point. Good God! sir, is it probable, nay possible, that such a person, a general officer too, could obtain belief, when stating at this bar, that the object of raising a regiment, for which he had offered 1,000l., could, after a period of five, or any number of years, escape his recollection? The idea is quite preposterous.—But the third circumstance to which I allude, seems still more difficult to believe; namely, that this officer, when stating in his answers at the bar, that he knew not of any application being made to Mrs. C. upon military subjects, of her obtaining any military promotions, or applying to the D. of Y. for any person; he (Clavering) did not conceive himself, or his concern in any such transactions, to be at all included. In a case of this nature I am willing to make every allowance for misconception or inaccuracy, that can be reasonably required; but, if there be any gentleman who will lay his hand to his heart, and say that he can believe these with regard to gen. Clavering, I shall only say, that I cannot expect that such gentleman will vote for my motion .- Having gone through the several

points of the case, the hon, and learned member expressed his sense of the painful task he had to perform upon this occasion, to which, however, he was urged by too powerful an impression of public duty, to shrink from it under any consideration of personal feeling. There were many aggravating circumstances connected with this case, which rendered it impossible for the house to overlook it. If a man of high rank, of honourable connection, and honourable profession, with every motive to impress a just sense of honour, would not tell the whole truth, from whom was the whole truth to be expected? The dignity of the house, its character, and its interest, appeared to him to be implicated in the fate of this question. For if an example was not made upon such an instance of gross prevarication; if a witness could save himself from the consequences of his shuffling, by such frivolous pretences as the house had heard from gen. Clavering, its inquisitorial powers must become nugatory, for how could it be expected that a witness would be very solicitous about telling truth at that time, when not bound by the obligations of an oath, and released from the dread of punishment for prevarication?—The hon, and learned member concluded with moving, "That the Minutes of the Evidence given by brigadier-general Clavering on the 10th and 20th of Feb. last, and his Letters which were read on the 15th of Feb. last, before the Committee of the whole house, who were appointed to investigate the Conduct of h. r. h. the Duke of York, might be read;" which being read accordingly, the hon. and learned gent. moved a Resolution, "That general Clavering in his said Evidence had been guilty of prevarication."

Sir M. W. Ridley did not profess to justify those parts of gen. Clavering's testimony to which the hon. mover alluded. but there were some statements and observations of his, independently of the evidence, which he was enabled to correct. He could assure the hon. gent., that so far from being an obtrusive volunteer witness, it was not at all the wish of gen. Clavering to appear before the house. Indeed, that appearance resulted from the advice of others, and from the impression produced upon this officer, that he would be called to the bar, as a material evidence concerning Mrs. Clarke, and the course he took, which he was led to think the more proper, of writing to the Attorney-General, was in consequence of the opinion of Mr. Lowten.

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The second appearance of gen. Clavering was also the effect of the counsels of those who thought themselves the best judges. of his interest. It was represented by gentlemen who frequented the Clubs, &c. that his Evidence had been the subject of much reprehension, and therefore he was determined to come forward, and candidly. confess any thing, although that confession might injure him But he could assure the house, however extraordinary it might appear to the hon, mover, that gen. Clavering did really entertain the impression in his own mind, that the words 'conversation' or 'communication' did not refer to correspondence, and that none of the questions upon the first day of the examination, referred to himself or his transactions with Mrs. C. That impression, indeed, was so strongly fixed upon the general's mind, that after he left the house on the first day, he met a noble relation of his, the duke of Argyle, to whom he expressed his surprise, that, after all the examination, not a cross-question had been put to him respecting himself or his own transactions. In fact, he was certain that general Clavering was not guilty of any intentional prevarication or conceal-He could not, indeed, bring himment. self to believe that the respectable father of a family, that an officer of his character, rank and connections, who bad served his country with so much credit for 14 years, as could be testified by several officers of the highest eminence, if the house would allow them to appear at its bar; that such a man would at once determine deliberately to sink from his proper station, by acting a dishonourable part before a committee of that house: so thinking of him, he was inclined, and hoped the house would be inclined also, to treat Indeed, he was him with indulgence. willing to throw himself upon the mercy of the house, assuring them that general Clavering was innocent of any intentional falsehood and contradiction. The hon. baronet requested that the house, before it came to any discussion upon this motion, would call the duke of Argyle to the bar, who could confirm the fact he had mentioned, and also that distinguished officer the earl of Moira, who was desirous of speaking to the professional character of gen. Clavering. He concluded with exhorting gentlemen to consider the peculiar situation in which this officer stood. Bred in a profession which gave him no opportunity of acquiring any legal education,

he appeared at the bar before the combined wisdom of the nation; he submitted whether in the course of an examination of an hour and a half, such as he underwent, it was possible for him, or almost any man, however disposed to tell the truth, to escape some misconception or inaccuracy. Sure he was, that gen. Clavering's lapses were not the effect of design, but rather attributable to want of adequate capacity, than to any deliberate intention to deceive.

The Chancellor of the Exchequer said, he had understood, and he believed it had been generally understood by the house, that the discussion upon the conduct of general Clavering, in giving his evidence, would be subsequent to the determination of the house on the Charges now pending before the house. He certainly had thought that the general opinion was, that it was desirable that any question arising upon the conduct of any witness that would in itself lead the house into, as it were, a premature determination upon the evidence, had better be postponed till after the decision of the house upon the great question that had so long occupied its attention; and what served to bear him out in that conclusion was, the line of conduct which the house had thought proper to adopt with respect to another witness of the name of Donovan; in that case the house, whatever might have been its opinion of that person's testimony, had thought it right to forbear any decision upon it till after they had decided on the more important charge before them, and he could not help wishing that the hon. gent. would pursue the course that that instance might naturally suggest to him, and concur with him in the propriety of postponing that discussion till they had come to a decision upon the great question itself. He could not approve of taking one witness out of the mass; it would be better to wait until they could examine into all, or as many as might call for the investigation of the house. In saying thus much, he would not be understood as wishing the house to decide upon comparative merit; far from it. No man in the house was more prepared to say than he was, that it would be no ground for arguing, that because they did not proceed against one witness they ought not to proceed against another. He would not say, that because they did not commit one evidence for prevarication they ought not to commit another; so far from it, that he certainly

thought that the evidence of each person should be left to rest upon its own merits merely, at least as far as that question went to affect the character of the evidence. The hon, gent. had said, that it would be a great disgrace to that house, after the instances which had occurred so recently at the bar, to overlook the case of general Clavering. Without now going into the question, he would say, that he entirely concurred with that hon. gent., and did not think that the house could possibly avoid taking it into its grave consideration; but he did not think that that was the time for entering upon the discussion. They had, to be sure, already decided in the case of Sandon, but that case was, in one respect, materially distinct from that of general Clavering; the prevarication of Sandon happened on the same day, and was of a nature so obviously gross and wilful, that the house had no difficulty in coming to an unanimous resolution of committing him; and from the prevarication happening at once, and upon the same day, there was no necessity of referring to any antecedent evidence, which would be indispensably necessary to the forming a right judgment in the present instance. Besides, he did not know how the house could now take upon itself to say, that any evidence did or did not materially bear upon the charges; he put it therefore to the hon, gent., whether he would put the house in the situation of deciding now upon the evidence, before they had come to any decision with respect to the charges themselves? He would not propose adjournment: he should be very sorry to do so: but he put it to the feelings of the hon. gent., whether, in consideration of such circumstances, it would not be as well to defer this question to some early day, after the house had decided upon the charges? He agreed entirely with the hon. gent. as to the necessity of that house rigorously asserting its own dignity, and the more especially so, in consequence of the recent offences committed against that dignity during the course of the late inquiry; and he would go farther; he did not think it enough, that that house should visit with its just resentment those persons only who had been detected in prevaricating at their bar, but those also who were guilty of advancing a falshood in their testimony. The house had sufficient powers to punish every insult offered to its dignity, and in punishing those who had been bold enough to utter falshoods at their bar,

they would only discharge that dety doe to the maintenance of their inquisitorial character. The remedy lay with themselves; indeed, perhaps, it did not lie elsewhere; for he believed (and he appealed to his hon, and learned friend near him), that there was no precedent upon the books of an indictment for false testimony given at the bar of that house. did not mean to pledge himself that false testimony given at the bar of that house. would not be an indictable offence, but he did not recollect having ever heard that any person had been indicted for such an offence. In making these observations he did not wish to throw a shield or a screen over genl. Clavering, but rather over the whole mass of the evidence, into an examination of any part of which he did not think it right for the house to go before they had come to argue upon the whole in relation to the charges, in support or in denial of which charges that evidence had been adduced. He again, therefore, put it to the feelings of the hon. gent., whether he would, at the present time, press his motion on the house? He put it to him, whether every desirable object of justice (and he was convinced the hon, gent. had been influenced by no other motive than a sense of justice,) would not be as completely and as efectually answered by punishing gen. Clavering after the discussion had taken place on the Charges against the duke of York as before, in case the house should think that the general had prevaricated? He proposed therefore to the hon. gent., that he should defer his motion to the earliest day, suppose Friday, after the discussion of the Charges. In making this proposal to the hon. gent., he was influenced solely by a sense of its propriety, and not, he could assure the house, by any wish to compromise its dignity.

Mr. Wilberforce said, that as he had taken a part in the early stage of this transaction, he could not avoid saying one or two words. When the Motion was first proposed to the house on a former evening, he had wished to postpone the consideration of it, but he confessed he could not see any satisfactory reason for postponing it to a further day. He was perfectly convinced that his right hon. friend, in submitting the proposition he had done, had the same object in view that he himself had; but leaving out of the question altogether whether there was or was not adequate grounds for conviction, he still thought that the merits of the evidence

now questioned ought to rest upon its own distinct, specific and exclusive grounds, and that it would be better to try it upon those grounds rather before than after their ultimate decision upon the pending Charges, because if in the course of the discussion it should appear that this evidence either made for or against the duke of York, might it not be said that either party, (he did not now mean political parties,) wished, according to the bearing of that evidence, whether for or against them, accordingly to befriend or to resent, but if they now went into the question, such a suspicion could not take place; besides, it should not be said that they entered into any comparison of the different testimony, and then justice should be defeated by any compromise among themselves, contracting that if one will spare this man, another will spare that; this was not the way to support the dignity of the house; every case of that kind was, and ought, to rest on its own grounds. He thought it therefore better now to go into an investigation of the motion now before the house, than to wait until after the house had decided upon the charges.

Mr. John Smith did not understand that any material inconvenience had resulted to the house in consequence of their having committed Sandon. He was, however, ready to admit that there were some points of distinction between the case of Sandon and that of gen. Clavering, but, at the same time, there did appear contradictions in the evidence of the last witness, that he very much feared it would be impossible satisfactorily to explain, nor was it to be forgotten in the case of general Clavering, that he came for the avowed purpose of invalidating another

witness.

Mr. Whithread said, that as it had been . postponed so long, perhaps it would have been as well to have postponed it a little longer, in case that the postponement would not be considered by gen. Clavering as a hardship; he thought, however, it would be extremely improper now, that it was brought before the house, to suffer the motion to be withdrawn, because that would look in some degree like a step to abandon it altogether, which would certainly go to commit the dignity of the house. If it did meet with the general wish of the house, not to go into it till after the charges were disposed of, he thought that in that case, the best plan would be to adjourn over the question to some day subsequent to the discussion of the charges. With respect to the comparison of capt. Sandon's case with that of gen. Clavering's, it had been stated, that Sandon's evidence was given on the same day. He certainly had no hesitation in saying that if gen. Clavering had given all his evidence at one time, that house could not have had a doubt about what proceeding it would have been its duty to have taken; or if his own letters had been produced on the same day that he had given in his evidence the house could not have hesitated as to what it ought to have done. In another observation that had fallen from the right hon. gent., he seemed to think that this question went to put the house in the situation of deciding upon the testimony; even if it did, still that proceeding did not go to discard the evidence; so far from it, that in a very recent instance they had brought up to their bar a witness whom they had committed to Newgate for gross prevarica-As to the present question, if the wishes of the house were not inclined to enter on the discussion now, he suggested as the best way to adjourn over the question to a future day, but disapproved of his hon, friend now withdrawing his motion.

The Chancellor of the Exchequer said that he had not the slightest intention of moving the adjournment, as that would look like taking it out of the hands of the hon. gent. with whom he wished to leave it. He would rather the hon. gent. himself would move the adjournment. [Here Mr. Wynn said across the table, "Move! move!"] The right hon. gent. then moved, That the debate be adjourned till that day se'nnight.

Mr. C. W. Wynn said that the reason why he wished the right hon, gent, rather to move the adjournment than himself was, that he did not feel the weight of the objections made by the right hon, gent, to the propriety of entering into the discussion on the motion at that time. He was not, however, disposed to resist the general wishes of the house. In bringing it before them he had discharged the duty to which he had pledged himself, and they would now do theirs.—The debate was then adjourned to the 14th instant.

Monday, March 6.

AMERICA, AND THE ORDERS IN COUNcit.] Mr. Whithread rose, and spoke in substance as follows: -- America, Sir, is a name, which, if it were destined by Providence that the British government should ever learn wisdom from experience, ought to carry admonition along with it. Such a name opens to the recollection such a volume of events, revives such humiliating remembrances of obstinacy, rashness, and infatuation, that one would have thought a considerable time must have elapsed before it would have been necessary to have warned the ministers of this country, against the fatal consequences of pursuing the same measures, and acting with the same rashness, obstinacy, and infatuation, which in a never-to-be-lorgotten instance visited our government with disgrace, and our empire with dismemberment. would have thought that the history of the American War would have inculcated such a salutary moral, as all living statesmen would have known how to have applied and improved, and that now, when that memorable struggle has gone by, they would at least be cautious how far they assumed to themselves the responsibility of scouting the lessons of experience, of refusing to profit by the errors of those who went before them, of persisting in following their example, and volunteering in courting their disgrace. Surely, if the history of that War could have taught us any thing (and never was there history more pregnant with instruction) it must at least have taught us this, that in all our future intercourse with that country, we should not pursue the very same steps, nor resort to the very same efforts, which, in our attempt at that time to oppress, led to nothing but national disaster and ignominy.—In that contest America used her strength, and nobly used it, to resist injustice and oppression: She rose with gigantic force; she broke the fetters prepared for her by this country; and in the end obliged us to recognize her independ-After a result worthy of the cause in which she had embarked, when this country and America became distinct and amicable governments, she used her strength in our behalf. England flourished greatly as unexpectedly, on the separation of her colonies, to such a degree as proved the commercial means of America, and the extent of those means in promoting the commercial prosperity of G. Britain. In short, the relations of the two countries were such, their resources of that sort, and their mutual intercourse of that character, that to any unprejudiced man,

who looked without political bias or jealousy at America, it must appear, that cordially united with her, we might together cope with the living world, were it against us; and, with the exception of America, might I not say that the living world is against us! And yet the statesmen of the present day, unwarned by past events and uninstructed by recent experience, are rushing blindly into that fatal system which has already separated America from the British empire. She has now spoken first, and offered you her co-operation. You have, or rather your government has, refused her offer; foolishly refused it, because they refused it at all, and rashly refused it, because they added insult to refusal; and this we are to be told, perhaps to night, is to be pertinaciously persisted in, on the groundless pretence of some false point of honour. This would be to refer back to that fatal arrogance that in the beginning of our contest with America made our government so obstinate, and kept it so till the colonies were independent. We weakly thought that America was too humble for England to be unjust. America was indeed humble, weak in power, but strong in justice. Weak as she was, she stood against the strength of her oppressor, and Heaven aided her efforts to assert her independence. " Non sine Diis, animosus infans." rica then found what it was to fight in a good cause, and we found that all our means were incompetent to the maintenance of a bad one. I would bring, then, the two countries before the house, and appeal to their justice and their candour to decide between them. I mean no narrow reference to any one measure; but I wish to afford the house an opportunity of considering the question on the largest scale, and with a view to prospective measures; and in such a point of view, at a period like the present, every man must admit the importance of the question to be transcendant. I know the influence which all questions respecting our external relations have upon our internal interests; I admit the importance of the subjects, which have been brought under the consideration of the house by my noble and right hon. friends (lord H. Petty and Mr. Ponsonby), but still I must contend, that the question to which I propose this night to call the attention of parliament is of higher concern and paramount importance to the interests of this country. We see what is to be expected from his majesty's

ministers, and it becomes, therefore, the more incumbent upon this house to do, what it has hitherto abstained from doing, to arrest by its timely interference the ruinous career of their policy, because the right hon. gent. over against me (Mr. Secretary Canning) aided by his colleagues, has closed the door against conciliation with America, so far at least as they are concerned, and there remains now no hope of an amicable adjustment of the unhappy differences between the two countries. without the authority of parliament. In arguing a question like the present, that goes to involve the consideration of the principles of the law of nations, I am sensible that I shall have great authorities in this house against me. One hon. and lcarned gentleman (Mr. Stephen) I see in his place; another I perceive just entering the house; and, when I consider the talents, the learning, and attainments of those hon. and learned gentlemen; I cannot but feel the unequal terms upon which I come to argue the question; because, whilst the opposite host appears in full strength, unhappily our force on this side of the house has been diminished. I have to lament on this occasion the want of the sanction and authority of that great and distinguished civilian, the late Dr. Laurence; because, though his speeches may not have been enlivened with those merry conceits, that coarse humour, those fanciful witticisms and broad jests, which too often excite the mirth and keep alive the attention of popular assemblies, they were always remarkable for sound reasoning and just principles, containing the result of deep research and profound learning, and developed the enlarged views of his capacious and comprehensive mind, upon any subject to which he applied his great powers, in an instructive chain of accurate deduction and conclusive arguments. Now that Dr. Laurence is no more, I trust I shall be excused for paying this humble tribute to the memory of his exalted talents and unbounded knowledge, and .I am certain, that, whatever might have been their past differences, the right hon. gentlemen opposite will concur with me as to his merits, and admit, that, however distinguished the individuals who remain. either in his particular department, or in the more extended branches of the legal profession, this house and the country have, in Dr. Laurence, lost a vast fund of knowledge, an exemplary instance of public and private virtue, and a larger propor-

tion of pure principles, and political integrity, than perhaps have ever been united in any one individual. (Hear! hear!) -We, Sir, in common, regret his loss; but on this question how much shall I feel it? I wish, since he is irrecoverably gone, his mantle had been left among us; but knowing, as I do, what he was, and feeling, as I do, what I am, I will yet go forth armed with but my serip and sling; and knowing that my cause is righteous, I will not tear for my weakness, though a host of Goliaths be brought against me. Before, however, I enter the lists, I would wish to premise some preliminary stipulations according to the practice of the chi-I would beg leave, then, valrous times in the first instance, to prescribe, that the right hon, gentlemen would, upon the present question, be more sparing of their reflections upon me as the uniform advocate for our enemies, and against England. These gentlemen have been too liberal in dealing out such reflections against me: in any question where England is right, I will support her; where she is wrong, I will oppose her injustice: and in advocating the just cause of America, or of any other power, against the injustice of England, I say I am advocating the cause of my country. I am not the advocate of I am not the advocate of America. France, but the advocate of my country, because I am the advocate of justice. have pledges as dear, and affections as strong, as any gentleman who hears me, to bind me to my country, and, though I plead the cause of America, when, in my conscience, I believe she has justice on her side, I can confidently say, that I shall never be found the last to vindicate the real honour of my country.-There is another topic, in which the mind of the right hon, gent, opposite possesses no very ordinary fertility, I mean recrimination. do trust that, upon this night, he will endeavour to refrain from its introduction: if from no better reason, at least as a matter of taste; for, surely, this house ought to be fatigued in hearing from the other side no better argument for the different acts of their government, than that their predecessors had been equally criminal. At all events, the objection, even futile as it is, cannot apply to me. With every respect for the principles, and every confidence in the enlightened views of the bon. Friends who surround me, and with whom it is my pride generally to act, I still wish this house to recollect that even

with them I differed on the issuing of the Decree of the 7th of Jan. 1807; when, with the knowledge that I possessed, of their determination relative to the extent of that order, I still felt it my duty to differ, how much more aggravated must my objections have been to the Order issued by the present servants of the crown, on the 11th of Nov. of the same year. Indeed, Sir, to the system which at that period those gentlemen opposite thought proper to adopt, we cannot apply the mere enaction of a trifling theoretical proposition. It has been felt in all its evils, and the experience of every day has proved its hostility to the vital interests of this empire. The right hon, gentlemen fancied, nay, they predicted, that in their Orders of Council they erected a monument to their own foresight and political saga-A monument they certainly did rear, but it was a monument of their arrogance, of their imbecility, and their lamentable perverseness. My object is not to propose any theoretic or speculative propositions, but to endeavour, by calling the attention of this house to the state of our relations with America, to remove the obstacles to reconciliation with her, which the conduct of his majesty's ministers has created; because, in place of considering the confederacy against this country, "as broken and frittered into fragments utterly harmless and contemptible," I look upon it as extended and continued beyond the example of any former time. The snake has been "scotched not killed." She appears now more erect, dilated, extended, and continued than ever, with accumulated fury in her crest, and tenfold venom in her sting. When such effects have followed from the course that has been adopted, surely I, as the friend to conciliation with America, may fairly call upon this house not to persevere in a system which, if persevered in, must add that country to the catalogue of the enemies of G. Britain .- And here allow me, Sir, to recall to the attention of this house the particular predictions of the right hon. gentlemen opposite. True it is, that the right hon. the Secretary of State (Mr. Canning) did not on this subject join frequently in the discussions of this house. Still the learned gent., who was considered an oracle on such subjects (sir Wm. Scott) did predict that the Orders in Council would in their operation prove fully correspondent with their professed object. The Chancellor of the Enchequer told you to have no appro-

hensions of any hostile feeling in America on such account, because he was convinced, from the most conclusive considerations, that the issuing of such Orders could give no umbrage to the American people. That in them they could see no causes for discontent, neither would their government make them the grounds for either remonstrance or hostility. A learned gent., not now in his place (sir John Nichols), told us, that our Orders would lead to an efficacious and glorious issue of the system of neutral aggression, introduced by the government of France, and terminate in peace. But the right hon. gent. opposite (Mr. Rose) exceeded all the other panegyrists of this redoubted policy, by telling us, that in consequence of adopting it. G. Britain would become the emporium of the trade of the world, although at the same moment he protested and 'vowed to his God' (a laugh), that there was nothing he so much deprecated as hostility with America, and that nothing in his support of those Orders, was so distant from his thought as such a disastrous event; and yet he added, that the neutrality of America was of no use to this country. Indeed, both numerous and various were the benefits, the enjoyments of which we were too vainly promised. Our manufactures were to flourish by the monopoly of the raw materials; our revenue was to be increased in G. Britain by the duties of transit. Others assured us, that the effect of this system would be to deprive the European world of colonial produce, and consequently to force Buonaparté to rescind his Decrees, As a worthy pinnacle to such a pyramid. the right hon, the Chancellor of the Exchequer brought forward his Bark Bill, and declared, that by depriving the continent of a supply of that medicine, we hit upon a most decisive means of assailing the army of France (hear! hear!).—Such were the predictions of the servants of the Let us now compare them with the effects which have resulted. And first, I beg leave to remark, that it appears not a little wonderful that the right hon. the Changellor of the Exchequer did, in this house in the month of July last; solemnly state his decided opinion, that the Orders in Council of and subsequent to the previous November, did not produce any irritation in America, although at the moment that he delivered such an opinion to purliament he must have known, as we now know, that Mr. Pinkney in a communication, dated the February before, addressed

to the Secretary of State for Foreign affairs, did, on the part of the American government, strongly remoustrate against the injustice of these very Orders. I say, that at the moment he thus informed this house, he was conscious that he had excited a flame in America, which instead of taking any means to extinguish he had added fuel to aggravate. The Papers on the table are full of instances of the irritation excited by these Orders in America. But from one learn all. In a letter from Mr. Madison to Mr. Pinkney, dated March 22, 1808, that gentleman says, "that Mr. Pinkney had, in his remonstrance to the British government, anticipated the answer of the American government, and that the Orders in Council were a violation of neutral rights, and a stab at the independence of the United States." This then was the measure, which the Secretary of State represented as not likely to excite any irritation in America, and which the other right hon, gent, the Chancellor of the Exchequer, asserted, would not have made any impression in America, if it had not been for the speeches of members in that house. But will the right hon, gent. now make the same assertion; will he catch at such a broken reed? Does he not know that an irritation has been excited in-America? And if he be still of the same opinion, will not the certainty of dates and distances confound him? In fact, if such observations are to prevent gentlemen from giving their opinions sincerely upon public measures in this house, lest it should be said that they supplied arguments or reasons to other nations, it would put an end to the freedom of debate.—Another prediction as to the benefits arising from those Orders, has also falsified itself. The prospect was held out of a consequent increase of exports and imports. But, without attempting to grovel into Custom House details, and well knowing that such accounts have been swelled out into an artificial magnitude, for the purposes of public delusion, I am still ready to prove. that, even upon the face of the returns thus made up, there appears a considerable diminution in your Imports and Exports: I will say to the amount of 11 mil-But suppose such a diminution did not amount to more than 7, 8, or 9 millions, still, it is sufficient to prove that the effect has completely contradicted every boasted promise with which the right hon. gentlemen opposite deluded the house and the country. Equally futile and inefficien

was the hope of an unlimited supply of | raw materials for our manufacture. From America, previous to these Orders, Great Britain imported of cotton wool 32 millions of pounds. Since that part of the world was closed against our commerce, what has been our supply of that article? Why, sir, from Asia, and the Portuguese settlements in South America, we imported five millions. Thus the illustration which this system affords of the total command of the raw material, for our manufactures, is by furnishing us with a deficiency of 27 millions of pounds, in an article essential to their prosperity. But then it is affirmed, that all such effects are attributable to the Berlin Decree. Really, it is inconsistent with every principle of common reasoning, to find men laying such a stress upon a measure which never had, and scarce ever could have, operation.-The Berlin Decree, Sir, was, in this respect, but a mere Castle of Otranto spectre, an idle unsubstantial phantom conjured up to affright by its imaginary terrors, and scare an administration out of their senses. fact is, that notwithstanding the Berlin Decree the commerce of this country continued more flourishing than ever, until your own Orders in Council accomplished what the enemy had not the means to effect.—I come now to the prediction, that in consequence of your Orders preventing the continent from being supplied with colonial produce, we should see all the various people under the dominion of Napoleon throughout his vast empire, in a state of insurrection: That he would be totally unable to force his numerous arnies to march where he ordered them, for the want of coffee or tea for breakfast-(a laugh)! Have the people of Europe risen in rebellion? Have his armies refused to march? Has not Spain, though protected by those all-powerful Orders, which raised so many impediments to French aggrandizement, been invaded by the armies of Buonaparté? Has he suspended his operations in Spain? Has he rescinded his Decrees? and has he not been able fully to supply, by chemical processes, which surprise us, the wants of the numerous legions which were marched from such different parts of Europe? unfortunately we have witnessed such occurrences, notwithstanding the other expedient of that pious, humane, and philanthropic gentleman opposite, the Chancellor of the Exchequer, whose Bill against the exportation of Bark to any part of the

continent, was, in his opinion, like the destructive Upas, to go forth to spread its poison, and annihilate the armies of France. Another prediction of the right hon, gentlemen, that the American people would not submit to the embargo, has proved equally false with all the rest. The embargo continues, and the spirit of the population of the United States is greatly exasperated against this country. Thus have these right hon. gentlemen placed themselves in a situation of shame, and, by the groundlessness of their most confident predictions, exhibited themselves to their country and to the world in the odious and despicable character of false prophets. Let us hope therefore that they will not persevere in their blindness, that this good consequence at least will result from their failure, that they will no longer set themselves up as oracles of wisdom or the arbiters of Europe, nor continue to pursue the same road in which they have so fatally floundered, and been so completely swamped, be-mired and be-grimed, but pay some little attention to the predictions from this side of the house. predicted that the subjects of France would not rise in insurrection in consequence of being deprived of all supply of colonial. produce;—and they have not risen. predicted that America would be irritated by our Orders in Council.—and she is ir-We predicted that our manufacritated. tures would decline and our exports and imports be diminished—and the result has verified the prediction, as is but too obvious from the papers on the table. predicted that our manufacturers would be destitute of employment and reduced to extreme distress-and unhappily the prediction is true, as appears from the numbers of your starving manufacturers, reduced to that state which the hon. baronet (sir R. Peele) on the Irish Distillery Bill so justly and so feelingly described, when he entreated this house not to aggravate their distresses, by depriving them of the very scanty meal-which was left. I do admit, that by such a system some will be found obtaining a profit even from the general calamity, in the same manner as we know that by the late conflagrations, though many are thrown out of bread and employment, others are receiving from the very occurrence, support and additional earnings. But that can be no compensation for the suffering endured. If you wish to ascertain the extent of the injury inflicted on

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this country by these Orders, I call upon | you to reflect upon the condition of the extensive town of Manchester, where the poors rates have risen within the last year from 24.000l. to 49,000l., in consequence of the number of manufacturers thrown out of bread; where of the numerous Cotton mills which were formerly employed, 32 are now idle, and six only at work. Cast your eyes to Ireland and behold the state of its linen manufacture for the want of flax-seed. Whence can it be supplied? Not from America or from the Baltic. There is not, I understand, seed for a twentieth part of the land usually sown with flax in Ireland this year, and the consequence will and must necessarily be, that in the course of next year a vast multitude of persons must be thrown out of employment in that country. These are some of the extensive operations of the Orders in Council which it behaves this house particularly to attend to, and if possible to prevent before it be too late. The right hon, gent. (the Chancellor of the Exchequer) holds out the prospect of great benelit from the trade with the Brazils. as to the probability of any great advantages from our commercial intercourse with Portuguese America, I confess, that I am not so sanguine as to expect any in the course, not alone of my life, but of many persons in this house younger than myself. Yet suppose that such advantages should arrive much sooner than I am induced to believe, what, I ask, is to be done for the supply of the passing year, or of the year that succeeds? Unhappily the evils, of which my friends who sit round me forcwarned the right hon, gentlemen opposite, have arrived, without convincing them of the absolute necessity of retracing their disastrous progress. Was it not natural to expect that when every prediction of ours was fulfilled, and every promise of theirs falsified, they, without apparently yielding to the opinions of their political antagonists, would have embraced some plan of extricating the country from the dangers in which it was involved by their conduct? No such thing. Unwarned by experience, unappalled by the horrors of their own creation, which surrounded them, and vainly elated by the transcient gleam of temporary success, they disdained to take advantage of the moment of that success, or to profit by the concessions which the American government offered. Indeed, under any circumstances, the present servants of the VOL. XII.

crown could not divest themselves of that political rancour against America which seems to foster in their breasts. From the period of their appointment to office, this seems to have been the prevailing feeling which characterised their conduct towards that nation. America has had vurious causes of complaint against this country-as to the impressment of the scamen-the depredations committed upon her commerce—the violation of her territory by beats crews belonging to British ships going ashore there and insulting the peaceable inhabitants, and by the burning, within her waters, of vessels which may have escaped from the French islands. At last these causes of complain were greatly aggravated by the insult offered to America in the illegal, unauthorised, unjust, and aggravated attack made by the Leopard upon the Chesapeake by the order of admiral Berkeley. Upon this occasion however, the right hon. Secretary (Mr. Canning) acted as he ought, when upon a representation of the transaction having been made to him by Mr. Pinckney, he assured that gentleman, that if it should turn out, that the act was such as he had represented it, it would be disavowed by his majesty's government. In the Notes that were afterwards exchanged with the American ambassador on this subject, I admit that a demand had been coupled by that gentleman with the demand of reparation, which had no connection with it, and could not consequently have been complied with by his majesty's government. The right hon, gent, then sent out a special minister, now in my eye, to offer reparation, and with this mission of Mr. Rose, ended the propriety of the right hon. gent.'s conduct relative to this affair. It was obvious, from the time at which Mr. Rose sailed; from the manner in which he executed his mission, and the circumstances of his leaving America, that any thing but conciliation was meant by his majesty's ministers. Though he sailed from this country on the 12th of Nov., the day after the Orders issued, no intimation was given by him to the American government of such Orders having been issued by his majesty's government; whilst the direct object of his mission was unaccountably coupled with the Proclamation of the. American government, relative to the interdiction of British ships of war from her domestic waters. Great Britain, the age gressor in an aggravated attack upon a

neutral power, refuses to enter into a discussion of those means of reparation which were due for such an attack, unless as a preliminary America consented to withdraw the very measure of defence to which that power had resorted in her own defence against that very aggression. Gentlemen will find by the Papers, that Mr. Rose refused, on the request of Mr. Maddison to communicate the terms of the reparation, though assured by that gentleman, that if the reparation should appear to be satisfactory, the revocation of the President's Proclamation, and the act of reparation should proceed pari passu, and bear the same date. Could ministers seriously expect that any independent power would have submitted to such a degrading proposition as they made? Did the right hon, gent, fancy that he could call on the American government to crouch at his feet, in the same manner as we read of Louis the 14th calling upon the Doge of Venice? In adjusting the intricate relation of empires, are we to regulate our conduct by a studied attention to etiquette? Are nations, in their adjustment of differences, to advance with measured foot-steps, as you, Sir, in moving at the head of this house in company with the lord chancellor when going to the throne, whilst each is attentive that the other should not precede him? Methinks if such be the views of present statesmen, it would be but proper to revive that system which prevailed under the See of Rome, when four different folding doors for different ambassadors to enter at the same time were provided, that one should not complain of the precedence of the others.—I dismiss this subject with one observation, that although for that aggravated and wanton attack upon the Chesapeake, admiral Berkeley was not only not brought to trial, but immediately dispatched on another and delicate command, still we find the secretary of foreign affairs, in that master-piece of diplomacy of the 23d of September, 180s, finding fault that no overture was made to repeal an interdiction which was the very effect of this unauthorized and cruel attack of the Leopard on the Chesapeake. The American government could not in the actual state of the transaction make any proposition upon the subject, it was from the British government alone that such a Proposition could with propriety come.—I now proceed to the Orders in Council of the 11th of Nov.; this disowned child, which seems

to have no father. The gentlemen opposite will probably answer by referring to the Order of the 7th of January preceding. I tell them, that it is they who have raised the superstructure, where no edifice was necessary. But the house must recollect, that at the time I opposed that very Order of the 7th of Jan. as both improper and nugatory, though it had been preceded immediately by the Berlin Decree. In the last session we told you from this side of the house that to contend that America acquiesced in that Decree, was a false and untrue assumption; that it was false and untrue is now fully proved. It is now proved that on the issuing of that Decree by the Emperor of France, America did all that she ought to do in defence of her independent rights, and in answer to a demand for explanation made by general Armstrong, M. Decrét stated that the Berlin Decree was not intended to infringe the treaty of 1800. She did every thing necessary for her object, without being so foolish and insane as this country has proved itself on this very subject. America took no notice of the idle menace, so long as she felt it ineffectual. She knew the same object had been frequently held out to inveigle her into bostility with either of the Belligerents. But the moment that Decree was put in force against her neutral rights, which was in the case of the Horizon, general Armstrong immediately demanded a full explanation of its intention from the government, and accompanied this demand with a remonstrance against the decision in the case of the Ho-But such decision could be no motive for the Orders of the 11th of Nov. inasmuch as at the period of their being issued, no such event was known to his majesty's ministers. What course did the z American government pursue, when acquainted with the decision respecting the Horizon? It immediately ordered its minister at Paris to renew his remonstrance. and at the same time put in force its embargo law against France. Then followed your Orders in Council. It will not now, I believe, be argued, that the American government was not in possession of your Orders in Council, before the embargo against Great Britain was passed into a That knowledge it had; and the immediate consequence was the adoption of the latter measure. But what was the most extraordinary feature in this transaction was, that Mr. Rose, sent out as on a mission of conciliation, after you had

issued these Orders, was totally silent to Great Britain a concession-a concesupon them in his various communications with the government for the purpose of adjusting our differences with America. What other feeling could such a circumstance provoke in the breast of any government, when it learned what had taken place here, but that it was the object of this country, by a specific mission for conciliation, artfully concealing other measures which vitally affected the independence of America, to insult and to deceive them? Added to this, although an official notice was delivered on the 20th of January by the President to Congress, that such Orders were issued by the British government, yet it was not until the 23d of the following February that his majesty's minister to the United States (Mr. Erskine) officially communicated the existence of such Orders, to the neutral government most interested in their operation. There may, perhaps, exist in the minds of the great statesmen opposite, some good grounds for the delay; but in every plain view in which I have considered the subject, I can find no other motives than a desire to deceive, to insult, and to irritate America; and this was the course of policy which Ministers thought proper to adopt towards that country at a moment when America was in itated against France. An irritation of which the French government was aware; as we find, in the note of Mr. Champagny to general Armstrong, a strong complaint of the inclination and partiality of America to Great Britain. A partiality to either belligerent was peremptorily denied by the American government; and perhaps the very best proof it could afford of its impartiality was its being accused by both at the same time of being subject to an undue influence to its antagouist. This was not the first time that such charges were brought Similar complaints against America. were made during the presidency of the That enlightened immortal Washington. patriot however disregarded such accusations; he scouted every partial influence, and solely looked to the interest of his own country.- I now proceed to the offer of America, as made by Mr. Pinkney, to suspend the embargo law, and its supplements, as regards Great Britain, provided you repealed your Orders in Council, as far as they regarded the United States. She had continued her embargo with firmness and with mederation. She did however avail herself of a proper opportunity to make | why we should not have the ports of

sion, which the right hon, gent. (Mr. Canning) has plumply refused, although one of its most salutary consequences would have been to arm the merchant ships of America against France. What, in God's name, would you have? What do you want of Have you any defined object America? in your policy with that country, and what is it ? The blockade of this country by the enemy is raised, as the right hon. gent. asserts; the system is "broken up into fragments harmless and contemptible; the evil on which your Orders were to retaliate its own injustice has disappeared, as the foreign secretary has assured us; yet, in the same breath, he avows the determination of adhering to this unjust and disastrous system of retaliation. Whatever consequences may result from the perseverance, I am convinced that such a system will descend to posterity as a striking illustration of arrogance, imbecility, and * political folly on the part of the advisers. When the right hon, gentlemen insist, that America shall make France reseind her Decrees, are they not aware that Buonaparté is as obstinate as themselves, or can they suppose that America could march an army or send a fleet to force Buonaparté to comply with their request? The matter is quite impossible. America can do nothing; yet ministers have been so absurd as to state the compliance with an impossibility, as the only terms upon which they would remain at peace with her. Was it not obvious, that the decrees of France had proved wholly nugatory against our commerce, and had been intended by the enemy as a mere ruse de guerre, a lure to entrap this country into such a course, as would produce the very effects by your retaliating decrees, which he had vainly and ineffectually hoped: to produce by his own? The artifice succeeded, and, I am afraid, from the consequences to our manufactures, that we shall have a whole nation calling for bread. If the offer of America had been accepted, the commerce of this country would be in a better situation than if the demands of our government had been complied with. We should then have the monopoly of the whole trade of America; whereas, if the Berlin Decree had been rescinded and our Orders in Council revoked in consequence, France would share with us that trade. If we had accepted the offers of America, there was no reason

America now open to us, why we should not have the wheat from her stores, and the cotton for our manufactures, no reason why we should not have that country for our ally in the present war. But, the right hon, gent., elevated by temporary prosperity, disdained this conciliatory proposal of America, and expressed the refusal of his sovereign in a Note, which certainly savoured much of himself (a laugh); for whether he is employed in discussions in this house; whether engaged in pacific overtures with hostile, or in adjusting differences with neutral, nations; in every sentence and in every point, you are sure to see the author. The right hon, gent.'s eloquence is of a stormy description, full of bursts of genius and corruscations of talent, but it has all the other ingredients of a storm; vapour, cloud, and wind. But there is one expression in a note of the right hon, gent, that surprizes me, I mean where he complains of the tone of Mr. Pinkney's note; like a joker, who dislikes to be joked with in return, particularly when the joke is against him, he feels uneasy under the tone of a firm communication. With sir Anthony Absolute in the comedy, the right hon, gent, cries, " What " the devil are you in a passion for; why " are you not as cool as I am?" (Loud laughing.) And here, sir, I must remark upon the manner in which the right hon. gent, after having had several friendly conversations with Mr. Pinking upon the subject of the late ofter of the American government, suddenly and without any apparent ground, insisted upon the indispensible necessity of having the proposition formally conveyed to him in an offi-It could not be the object of cial note. the right hon, gent, in this change of the mode of communication to be put more fully into possession of the terms of the American offer, for he had thorough information upon that head in his various conversations with Mr. Pinkney. sequently, when asked by Mr. Pinkney what his reason was for this demand, the right hon, gent, replied, that it was in order to guard against misrepresentation. Would not one suppose, that this precaution was intended in an official communication with an American ambassador, to guard against misrepresentation on the part of the President, or of some member of the legislature of the United States? But it was no such thing. The right hon. gent. wanted to guard against the misrepresentations of the American

Why, Sir, we are all lianews-papers. ble to be misrepresented in the news-papers. I dare say I shall be misrepresented to-morrow, and, if the right hon, gent. will do me the honour to reply to me, that he will not fare better in the news-papers. It had been asserted that the arguments of the right hon. gent. in his official papers, would convince the people of America, of the anicable disposition of the British government. The reverse, however, was the case, for the effect which had been produced by his letter on its arrival in America, was, to alienate all those, who had previously felt amicably towards this country, and to insure the election of a President, whose views are supposed not to be favourable to the interests of this country. Indeed, Sir, I must declare, however mortifying it may be to the right hon, gent. that, with every deference to his talents and acquirements, I must still, in estimating the abilities of statesmen by their political communications, express my preference for the solid and able reasoning contained in the official notes of Mr. Maddison, the American minister. I have only to refer to the right hon, secretary's letter of the 23rd of September, to prove by an extract that the strain of irony is not best suited to the ends of political deliberation. words are,-" That in this attempt almost all the powers of the European continent have been compelled more or less to cooperate; and that the American Emburgo, though most assuredly not intended to that end, (for America can have no real interest in the subversion of the British power, and her rulers are too enlightened to act from any impulse against the real interests of their country), but by some unfortunate concurrence of circumstances, without any hostile intention, the American Embargo did come in aid of the blockade of the European continent, precisely at the very moment, when, if that blockade could have succeeded at all, this interposition of the American government would have most effectually contributed to its success." this entract there is a sarcasm conveyed not becoming a statesman even were it This tone is not to be tolerated even to individuals, much less to a great and independent nation. But I will beg the gentlemen opposite to state, what benefits they propose to obtain from continuing in this system of retaliation? It is an extraordinary way to retaliate upon an enemy by trampling upon a neutral. What hopes do they now hold out to our manufactures,

to Ireland, to our colonies? Do they execute their Orders in Council? Are they playing fair with the country? Are they not following a trade they dare not own? Are they not at this moment carrying on by means of licenses a trade with Holland and France in those articles, at the exportation of which the French government connives, and is it not by such a species of smuggling that they are enabled to support appearances and keep themselves affoat? -There has been a report that some conciliatory measures are in progress between this country and America, and I have on that account been asked by several membors whether I intended to bring forward this motion? If it be so, then, I would willingly make a bonfire of rejoicing of my papers, and say, " proceed—conciliate America-let her, at all events, be your friend—and for that important object make every concession that may become a great nation." But I have seen nothing that can warrant such a conclusion. In spite of all the predictions to the contrary the Embargo has been continued. There have been some who have derived hopes from the commotions which have taken place in America; the question is, however, whether these commotions express the sense of the American people? But suppose there could be any just ground of hope of a repeal of the Embargo from these commotions, nothing is gamed unless the Americans can force Napoleon to rescind his Decrees-unless they could perform an impossibility-unless they could heap mountain on mountain-place Pelion on Ossascale the heavens, and thus accomplish an enterprize which transcended the power of the giants. But then we shall be told of what has been done by the Embargobreakers. What have they brought to this country? Some cotton wool. But have they brought flax seed? Have they brought turpentine, and many other articles of essential importance to the trade and manufactures of Great Britain? I can see little ground of consolation in this system of Embargo-breaking.—But if the Embargo were raised; if Mr. Jefferson's authority should be overturned; would the Americans ever bring their goods here to be taxed? This odious tax has been paid only in one instance, and the ship has been burnt by the hands of the populace. A report was brought to this country that the Federal party was likely to prevail. The very reverse of this turned out to be the fact:

there exists no hope that the government of America will relax in its measures. If the Americans raise the embargo, they cannot come here to be taxed, and if this country shall enforce the tax, the consequence must be war. But if a war breaks out, what becomes of the scheme of the: gentlemen opposite, to make the enemy contribute to our resources for carrying on the war? And I certainly entertain the most serious apprehensions that a war between this country and America will be the result. I am aware that there may be some who wish for such a war. The Americans are not popular in this country; and the American character is not regarded with favour or respect. Of this I can state a remarkable instance. The health of Mr. Jefferson was proposed at a meeting last summer, and was received with great disapprobation, although at that moment America was not a hostile nafion; and though we professed to be anxious for more intimate relations with that country. That there are some interests which must flourish by a war with America I allow. That our own possessions in America may derive some temporary advantage from it is very probable. But what will be the state of the West Indies in the event of a war; what the state of many other valuable interests; and how are you sure that you could retain your American possessions? The probability is, that we could not retain them; and for this reason, that the whole world would then be united against us. And yet under such circumstances we are endeavouring to extend our possessions. A force has been brought together to reconnectre Martinique; and whatever opinion may be entertained of the propriety of prosecuting the object, this system of reconnoitering must be very creditable. I recollect another instance of this reconnoitering, under the hon, general opposite (sir J. Pulteney) at Ferrol. The hon. landed; he astonished the governor and the townsmen, who wondered what he had come for; but finding that the place was fortified, he embarked again. The mention of Ferrol brings to my recollection another most important feature of this case. The enemy are now in possession of Ferrol, where they have found several ships of war, and you have been refused admission into Cadiz; have you not? The navy of Spain may be brought against you; all the arsenals of the Conti-Mr. Maddison was elected President, and nent are in the hands of the enemy, and

the thousand arms of your navy may soon have work enough. Yet under these circumstances you are to go to war with America upon a point of honour; and that too not to be satisfied unless America compel Napoleon to rescind his Decrees-a thing entirely out of her power. Recollect to what the greatness of this country is owing; recollect the debts due from America to your merchants, who are anxiously waiting for the result of this night's proceeding; recollect the state of your manufactures; recollect that the greatness of your country is in a great measure factitious. That this country would be great independent of commerce, I believe; but it would not by any means be so great; recollect that its greatness depends essentially upon that commerce, which your measures are about to destroy. Throw France back again into the situation in which it stood before its commerce commenced, throw America back again, and they can still do without you; but Great Britain has risen through her commerce, to a degree of consideration among the nations of the world which it could never otherwise have attained: your resources, your population, your navy, essentially depend upon your commerce. Destroy that, and you lose your right arm; an hon, baronet has this night presented a petition from certain merchants, complaining of the injustice of the American government in the exercise of a mere municipal act. They might have heard of ships having come into this country from Holland; of their having been detained here in contemplation of a war, and afterwards condemned as prize. Might not the Dutch merchants have, upon similar grounds, complained of the injustice of our government? But the hon. baronet has an opportunity of contributing to the relief of these petitioners, by voting for the proposition which I shall have the honour of submitting to the house. When we undervalue the American character. have we forgot general Washington, one of the greatest men that ever existed, but who was here so often traduced by one party as partial to Great Britain, and by another as partial to France? Have we forgot Dr. Franklin, who was so much traduced at this bar?—I do not mean to move at present for the revocation of these Orders in Council. I am willing that this should be done in the way least revolting. to ministers. I do not desire them to do it openly, non coram populo, let them get rid

of them behind the scenes. Let them proceed in their own way, only let the thing be done. I cannot better close these observations than by reading an extract from the valedictory address of the great Washington upon his retiring from office: " Observe good faith with all nations; cultivate peace; attend to the dictates of morality and religion in your intercourse with other states; for it is impossible that things should be so constituted as to render these inconsistent with sound policy. The experiment is worth trying at least, and the high character for probity which you must thus acquire, will more than repay any temporary advantage which might result from a contrary line of conduct.' Then be at peace with America, and with America by your side you may defy the rest of the world .- The hon, gent, then moved, "That an humble Address be presented to his majesty, humbly to represent to his majesty, that in consequence of certain Decrees made by his majesty's enemies, contrary to the usages of war and to the rights of neutral nations, and also in consequence of the alledged acquiescence of neutral nations in the said Decrees, his majesty was advised to issue certain Orders in Council respecting the trade of neutrals to and from the ports and countries of his majesty's enemies; And that the said Orders were further enforced by certain acts passed in the last session of parliament.—But that both in the said Orders, and in the acts passed thereon, a power was reserved to his majesty of annulling the same, whenever such revocation should appear expedient.—That the Congress of the United States of America, alarmed at the dangers to which neutral commerce was exposed by the practical operation of the said Decrees, and by the system then known to be in the contemplation of his majesty's government, and actually carried into effect by the said Orders, passed laws for laying an immediate embargo on all American ships and exports; and that by the operation of such laws, all trade of export from the said states into this kingdom or its dependencies has been prohibited, and the commercial intercourse of his majesty's subjects with the said States has been in other respects essentially impeded.—That in the month of August last, the minister of the United States, resident at this court, made to his majesty's government an authorized and explicit offer of re-establishing the said intercourse; proposing, that if his

majesty's Orders in Council should be repealed, as far as regarded the United States, the embargo imposed in the said States should be removed, as far as regarded his majesty's dominions; and adding, that if his majesty's enemies should not reseind their Decrees, the said embar should be continued as with respect to them.—That this offer on the part of the United States appears to us just in principle, and in its tendency highly advantageous to the best interests of this country: just, inasmuch as it removed all pretence of the acquiescence of the United States in the French Decrees; which acquiescence was the only ground on which any right could accrue to his majesty to interrupt the innocent commerce of a neutral power: and advantageous to Great Britain, inasmuch as, though it should not have produced the repeal of the French Decrees (the avowed purpose of his majesty's Orders), it would have secured to this country the exclusive commerce of America, and her alliance against a power which would thus have been the common enemy of both .- That we believe and hope that it is still open to his majesty's government to renew, on the basis of this proposal, the commercial intercourse between this country and the United States; every interruption of which we consider as manifestly injurious to the interest of both countries, and calculated to assist the designs of our enemies, and to weaken our own resources.-That we therefore most humbly pray his majesty to adopt, without delay, such measures as may best tend to the immediate re-establishment of the commercial intercourse between his majesty's dominions and the United States of America; and to bring, by temperate and conciliatory negociation, all other points to a just and amicable conclusion, assuring his majesty of our firm and invariable support, in maintaining against every unjust aggression, and every novel claim, the antient and essential maritime rights of his majesty's crown."

Mr. Stephen* acknowledged the difficulty and disadvantage under which he laboured, in rising to answer the arguments of the hon. gent. who had just sat down; such was the eloquence with which they were enforced; still, however, he could

not resist the zeal that prompted him to undertake it. There were many arguments and practical conclusions, in the course of that able, fair, and eloquent speech, from which he differed, yet there were also many points that had his entire He most heartily concurred in the general principles contained in the extract which he had read from the farewell Address of general Washington. hon, gent, had applied himself to those who were actuated by considerations of morality in national transactions. hoped that this included the whole house; he hoped that all who were then present, believed national morality to be inseparable from good policy; and if he ever acted in violation of that principle, it ought to be attributed, not to intention, but to a The hon gent. had defect of judgment. said, that it might be alledged as a charge against him, that he was not sufficiently zealous in the cause of his country, because he undertook to advocate the cause of America against his country, when justice was on the side of the former. assured him that his conduct should meet no such illiberal construction from him, and that he completely joined with him in believing, that the cause of justice ought to be advocated wherever it was The hon. gent. had said, that found. though he defended the cause of America when he thought it just, he would always be ready to fight for his country if matters came to that extremity. He believed there did not exist a heart more truly British the that of the hon. gent., who was an ornament to the democracy, as a noble lord (Grenville) in the other house, who adopted the same course, was an ornament to the aristocracy. When he, therefore, was in opposition to them, he felt it incumbent upon him to state his reasons. The difference between them was, as to the facts of the case, and when these were correctly understood, he had a right to range their opinions on his side: hon, gent. had said, that a war with America would be popular with some persons in this country. He was sorry that that hon. gent. had said what might produce an effect in America very different from what he intended; he was very sorry to be obliged to believe, that there could be any so forgetful of all the feelings which a similarity of language, of origin and political freedom, were calculated to produce. as to wish for a war with America; but if there existed a monster of that description,

^{*} Since the above was prepared for the press, the Editor has been favoured with a full Report of Mr. Stephen's Speech; it will be given at the end of vol. xiii.

differently from such a person upon this A war between this country question. and America, would be a far greater triumph for the enemy of liberty, than any he had ever gained. The great usurper had already subverted thrones and ancient dynasties; he feared he might add, he was about to accomplish a triumph over the amor patrix itself; but he had not yet. nor, he hoped, ever would, obtain a victory over the sentiments and the honour of England. If in popular assemblies, if in America, ruled by a popular government, there could exist a feeling amicable to French tyranny, it would almost furnish an excuse for the destruction of such governments, as could be deluded with a friendship so hostile to their true interests, and so opposite to their ruling principle. The hon, gent, had talked of a point of honour, which he represented as the ground of difference between this country and America; and for his own part he could say, that he would be willing to yield much, he would practically yield much of the point in contention, for the purpose of promoting the ends of peace. At the same time it could not be said, that we now had a threat hanging over our heads to frighten us into the concession; the experiment had been tried, it was put in force against us. and completely failed. The hon, gent. seemed to think that it was a point of false honour for which this government was contending; in that he could not agree; he was willing, however as he had already stated, to yield something, though not as much as the hon. gent. The hon, gent. would give America diamonds for the purpose of conciliation, because he thought them counterfeits and pebbles; but he (Mr. S.) would give them a portion of the same precious articles, under a due impression of their value. On other questions the house was called upon to decide before the necessary papers were laid before the house; in this instance the necessary papers were long before them, though the hon. gent. did not take the trouble of assisting himself by an appeal to their contents; nor had quoted a line of that Evidence the house had been collecting last session. It seemed as if it were the system of the opposite side to reject information altogether, and stand upon the ground of their own views and their own surmises. Information to them was what sand was to a balloon, taken in

he assured the hon, gent, that he felt very | to be thrown out again, that the machine might ascend without obstruction; they were sometimes in such haste that they would hunt before the hounds, and always had an objection to the incumbrance of any information which might make against the cause they wished to be successful. Instead of availing himself of the information on the table, the hon, gent. had adverted to certain prophecies which he stated to have been falsified. Before he came to the evidence, he would glance at these prophecies. Some of them he would leave to those who heard them. But when it was said that it had been prophecied that our trade would increase after the Orders in Council, he must say, that this prophecy, instead of being falsified, had been most amply fulfilled. hon, gent had not condescended to look at the situation in which our trade was before the Orders in Council had been issued. He said that our Commerce had flourished in spite of the Berlin Decree; but it was to be wished that the hon, gent. had looked at the evidence in order to see how it stood before and after the Berlin Decree. He was sorry that, by omitting this, the hon, gent, had imposed on him the task of trying the patience of tho house.—Mr. Stephen then proceeded to read several extracts from the testimony of Mr. Wm. Hall, Mr. Molling, and other witnesses, to show the mischief which had been done to our Commerce, and that of neutrals, by the Berlin Decree, which was represented as never having been acted upon at all. These passages went to prove, that our trade with the continent was at a stand subsequent to the Decree, and previous to the issuing of the Orders in Council. This part of the case was most important, because, from the gross misrepresentations that had been circulated on the subject, an impression seemed' to have been produced in America, that our commerce had not suffered any material diminution from the operation of the Berlin Decree. Owing to this circumstance the Americans were not properly aware of the strength of the ground upon which our Orders rested. The whole reliance of America was on the non-execution of the Berlin Decree, and the argument was; that as the Decree had not been executed with regard to America, we ought not to retaliate upon her. This was a complete mistake, as to the fact. As a proof of this, he referred to the evidence, where it appeared, that in consequence of

the Berlin Decree, even in the direct trade between this country and America, the insurance had experienced a considerable advance,-of from 30 to 40 per cent. that the insurance upon American ships to the Continent, if they happened to touch at this infected country, was still higher-and that the insurance upon the direct trade to the Continent was so high as to amount to a stoppage. Here was a convincing proof that our commerce had received a fatal check, previous to the issuing of the Orders in Council. It was unnecessary for him to go over 'the whole of the testimony, as it was well-known that many of the most respectable and best informed witnesses I had deposed to the same effect. But the matter did not rest there, for, from the returns laid upon the table from the Customhouse, it appeared that in consequence of the strict execution of this Decree, no less than 65 ships had, in the space of two months from the 1st of Sept, to the 30th of Oct. desired permission to reland their cargoes. Was any further proof necessary to establish the melancholy truth that our trade was laid prostrate by the Berlin Decrees, and effectually obstructed before the adoption of the Orders Council! It might appear to some, that he had occupied too much time on the point to which he had applied himself, but it was so essential to the question before the house, and was likely to produce, and had produced, such an effect upon the opinions and the policy of America, that he thought it of the greatest consequence to dwell upon it; he would, therefore, beg leave to notice a periodical publication of great notoriety and character, in which the principle was asserted, that there was no interruption to the trade of neutral vessels, until the Orders in Council took place, in which it was also avowed, that until that moment the insurance was not raised. Those statements, so contrary to the truth, had gone forth in a publication known to be favourable to the other side of the house, and they had made their way to America, and made their impression. The publication to which he alluded was the Edinburgh Review, which was constantly hostile to the Antigallican measures of this country. The hon, member here read an extract from the work, wherein it was stated, as he contended, in the teeth of the evidence, that the trade of neutrals had not been interrupted by the Berlin Decree; that the rate of insurance had remained as before; Yor. XU.

that the Decrees had neither been enforced nor acceded to, till our Orders had appeared, which had produced all the mischief; and that we were answerable for all the distress which had resulted from the obstruction of commerce. The same line had been taken by the daily prints attacht ed to the party on the other side. America had made use of this argument, and alledged that our trade had suffered no damage from the Berlin Decrees; and even the British party in America had not been bold enough, in the face of such open and continued misrepresentation, to state how the fact really was; Mr. Pickering, who had so ably and so justly defended the British cause, had not stated it. misrepresentations were so bold that the friends of truth had been afraid to advance These misrepresentations he compared to the audacious impostures of the profilgate usurper, who had represented the defeat of the French at Trafalgar as a victory; who had represented the brave and illustrious Palafox as a fool and a coward; and who had represented the defeat of the French at Corunna as a victory gained over the British army by one fourth of its These falsehoods were publishnumbers. ed for the sake of a temporary effect; but they were so gross, and so often repeated, that they began to lose all credit. . But the British press had not as yet been reduced to this degraded state and character : and, consequently, when the misrepresentations from that source arrived in America, they misled the people of that country. and even the government of that country appeared to have fallen into the same error; for though they had the evidence in their hands, yet they could scarcely bring themselves to imagine that such audacious misrepresentations could have been made in the place where their falsehood was so open to detection.-He admitted, that, if the fact had been as represented by the hon. gent., that the commerce of this country had been untouched by the Berlin Decree, we would not have acted with that friendship and good understanding towards America, which ought to have animated our conduct, in issuing our Orders in Council. foundation of the hon, gent.'s reasoning however, being done away, his whole superstructure fell to the ground, and all his arguments dropt. The Berlin Decree did not operate during the whole of the nine months argued on by the hon, gent, but only during forty days of that period. 4 Ĝ

namely during the month of September, and the 10 first days of October, within which period our trade had been annihilated, and actually amounted to nothing. The hon, gent, had regretted the circumstance of his being opposed to professional men: but the way to argue was, to get premises before they came to conclusions, and the house needed no lawver to tell them that. Having established the fundamental point, which was the great point of difference between the hon, gent, and himself, he thought the subject was relieved from much of its difficulty. It might be asked what we had gained by the Orders in Council?—To which he would answer, all that we had not lost. In this way, the question was not how much our trade had encreaged under the operation of the Orders in Council, but that in reality all we had; all that was now left to us, was owing to them. If he saw a man drowning in the Thames, and were to take him up in a boat, and restore suspended animation, would that person be entitled to reproach him next day, because he was not more strong and healthy than he had been the day before he fell into the river? Would it not rather be esteemed sufficient that he was not in that miscrable state in which he found him, but that his condition, though not so strong as before, had been somewhat improved through his means? He was astonished to hear it contended that through our Orders in Council, we had lost the trade of America. The nonimportation act, and the embargo, and not our Orders in Council, had excluded us from this trade. Gentlemen who had used this argument, were at length driven to the desperate plea that our Orders in Council had produced both of these steps on the part of the American government. To prove the fallacy of this idea, he read the evidence of Mr. Inglis, the East India director, who stated, that but for the Orders in Council, the Berlin Decree must have had the effect of depriving us of the commerce, not of the continent, and of North America alone, but of that of the New World also. The question, therefore, was to be considered as between what we now were, and our ntter annihilation as a mercantile country. This being so, he would frankly own, great as his desire was to continue on amicable ferms with America, that he would rather see the country engaged in a contest with America than be reduced to such a state as this. "He agreed with the hon. gent. that the greatness of this country depend-

ed in a considerable degree on external causes. He did not like the term factitious. but if to be used, he must agree that not its greatness only but its safety was factitious. The depression of our marine superiority was not consistent with our existence. This was a state of things to which we were not to submit, even to purchase amity with America. - The hon, and learned gent. expressed his surprize at hearing the hon. gent. say, that we had no right, by our Orders in Council, to liberate ourselves from any novel and unjustifiable situation to which our enemy might attempt to reduce us. If our enemy aimed a vital blow at our commerce, were we not entitled by the law of nations to stand on our own defence? He felt pride and consolation in echoing back the testimony of admiration of the worth and learning of the great Civilian to whom the hon, gent, had alluded so affectingly in his speech. It was impossible for him to find terms adequate to the eulogy of his late hon, and learned friend, whose learning and knowledge were only equalled by the generosity with which he allowed his friends to draw upon his superior stores. He could state, however, with boldness, that were that learned gent, now in that house, he would not go the length of the hon, gent, in saying that we were not entitled to retaliate. could equal the insolence practised towards us by a power, who while she could not show a single flag on the ocean, dared to declare the ports of so superior a maritime power in a state of blockade. Such an insult, and the evils it was calculated to produce, we were warranted by the law of nations in resenting, and also in retaliating. He should refer for a precedent to a book, not merely of law, but of history. In the struggle between Philip the Second and the Dutch, who were then the principal carriers for the different powers of Europe, a Decree had been issued by Philip for re-This Decree straining their commerce. was afterwards revived, and all the Dutch ships sailing under neutral colours which were found in the harbours of Spain, Portugal, and the Netherlands, were seized, The Dutch immediately retaliated, by issuing a Decree prohibiting all intercourse, and ordering the scizure of all ships bound for the ports of Spain, Portugal or Flan-No answer, complaint, or remonstrance was made against this Decree. much the reverse of it, the French king issued a Decree, stating, that if his subjects should trade with Spain, &c. for the next

six months, they must do so at their own risk. England, too, acquiesced in the justice of the Decree. So much, therefore, for the unprecedented nature of the right now exercised by the British government. He called upon any gentleman on the other side to point out to him an instance in which retaliation was found to be against the law of nations. It was reserved for the present governor of France to conceive any thing so out of nature against us as this; and then to contend that our resisting it was to be objected to, as an act against the law of nations. It was impossible that we could be surprized that our conduct should be questioned in America, when we ourselves in that house differed from each other upon the subject. He did not object to the lion, member for supporting what he esteemed the cause of justice, he only begged that he would not carry that amiable quality to excess, and that he would not without proof suspect or accuse his own country of being guilty of injustice. trusted that he himself held the cause of justice in equal respect as he was convinced the hon, gent, did; but he could not go the length of taking every thing for granted, that went to militate against this country and its most essential interests. could not conceive that it was possible to say, that America, in the last proposition made to this country, had made any thing like a declaration, that if France adhered to the Berlin Decree, the consequence would lead to a war between the two countries, or that she would arm her merchantmen to protect them against the Decrees of France. He maintained, that, instead of being an offer to this effect, it rather went to exclude the idea of such a course being at all in the contemplation of America. It only went to declare that, in the event alluded to taking place, the embargo against France should be continued. This seemed to him to be totally unintelligible. moment the ports, whence vessels were to proceed, were opened, there ceased to be an embargo. There might be a prohibition against their proceeding to certain particular ports, but this was not in the nature of an embargo, but of a prohibitory decree. What security would such an Order hold out to Great Britain that these vessels the moment they left the ports of America would not proceed direct for France? Would America pretend to tell us that her prohibitory decree, after the vessels had left her ports, would have more effect in preventing an intercourse with France, than

the vigilance of our maritime power! There was no point more firmly established in our prize courts than this, that we have no right to give effect to the law of another country: That we had no jurisdiction in the municipal law of another nation. The only tendency therefore of the propotion made by America, would be to annul our Orders in Council, in consequence of which our cruizers would no longer have any power to make seizures of any neutral vessels proceeding to France, in lieu of which America would give us a mockery instead of a reality of security against such intercourse with the territories of our enemies. There could, the learned gent. submitted, be no better proof, thatthe prohibitory law would be evaded, than that, which had actually been proved, that the embargo had been evaded. He proceeded to read evidence in proof of this assertion, and asked what then would be the case when there would be no embargo; and the Americans would have it in their power to go to the ports of France and Spain, as well as of England; America, therefore, neither proposed to restrain the unjust Decrees of France, nor even to say, she would not trade with her. That America should go to war with France, the learned gent, was far from desiring. All he asked was, that she should not trade with France and the other enemies of G. Britain; and this he asked of her only so long as they interdicted her from The American Note trading with us. did not even offer the assurance that she would continue the embarge against France until France rescinded her De-Such was not even the meaning of the words.-The learned gent, then proceeded to consider the terms of the offers of the American government to France, and asked, would any man say, that to confiscate a vessel for touching at England was a municipal regulation agreeable to the law of nations? Yet Mr. Armstrong, the American Minister, states at Paris that this would not be any violation of the law of nations. France obtained her municipal legislation over Hamburgh, by marching an army into that territory. She obtained a similar power over Portugal; by compelling its lawful Sovereign to abandon his country, because he would not submit to the unjust Decrees of a despot. Yet, these now, America allows to be all sacred legislations. England had not acknowledged any municipal authority of France in Spain, Portugal, or Naples. But,

upon the same principle as that already acted upon by America, if France were to make an attack on Ireland, America migh say she was entitled to trade with Ireland as under the rule of Buonaparté, and to call it municipal legislation. If that case could not be justifiable with respect to us neither could it be defended as applied to The house of Braganza had done nothing to forfeit its rights, and therefore they must be supposed still to exist. -The learned gent. proceeded to comment upon the instructions on which Mr. Pinkney acted, and shewed from their obvious import that he had no authority to say when the non-importation Act or the embargo were to terminate. All, therefore, that he seemed to have in view was, that our Orders in Council should be respinded, in the mean time leaving to the President of the United States to cc... sider when it might be agreeable to him to discontinue the non-importation act and embarzo, at the distance probably of six or eight months after our Orders in Council should have been rescinded. There was one omen, however, from which he drew consolution. He hoped the new government of America would shew more attention to the legitimate rights of other nations, and to the real and essential interests of the United States, also, than the former government had evinced. This he was induced to hope from the speech of the Presi lent to the house of representatives, in which it was more unequivocally declared than formerly, that if Great Britain would rescind her Orders in Council, the American government would rescind their Non-Importation Act and Embargo, and would continue both as to France. He hoped that this would lead to a proposition not so objectionable as the former. The rejection of the offer formerly made under such circumstances, seemed to him to be a duty which ministers owed to the country. The acceptance of it would have been parricidal. But the hon. gent. opposite (Mr. Whitbread) was dissatisfied with the terms in which the Answer had been conveyed. He considered it as too sarcastic and satirical, and too much resembling the speeches in that house of the right hon. Secretary for Foreign Affairs. Whether that right hon, gent used his tongue or his pen in his defence or justic. fication, be could well suppose that his oppanents did not much like his stile. He admitted that if the Paper alladed to was seconstic, it was out of place; but still

he had not viewed it in that light. He was not surprised that the hon, gent, and others who acted with him, thought the paper satirical, viewing it as they did. They might think the paper conveyed a joke, but it was no joke to the commerce of this country. The hon. gent. had stated, that on its arrival in America the paper in question had given offence. He understood that there was a violent speech made against it by one of the French party; but he had seen letters of a very contrary tendency, which even went the length of stating that this very paper hadhad the effect of turning the tide of public opinion in that country. The hon. and learned gent, then read a letter which he held in his hand from a respectable person in America, stating, that the people of that country were prepared to abuse the English with words, but that they would never go farther, nor proceed to blows; that the English ministers acted wisely in leaving them to themselves, and that Mr. Canning's Note had produced a good effect. What effect the speech of the hon. gent. (Mr. Whitbread) might produce, when it got to the other side of the Atlantic, he should not pretend to say. The honourable gentleman had, besides, said, that the Orders in Council were the cause of the Embargo. This the hon, and learned gent, by various able and judicious arguments endeavoured to show was not the case. To prove this he alluded to a communication from the President, which was stated to contain an account of the policy and causes which produced that measure, and in which no allusion is made to the Orders in Council. of the 11th Nov.; but reference is had to the Order of the 7th Jan. 1807, and to the correspondence between Mr. Armstrong and M. Champagny. He also maintained that on the 17th December, the existence of the Orders in Council was unknown in America; and that on the 18th of that month, at the Central City of Washington, the measure of the Embargo was recommended by the President o the American Legislature. He was, on the whole, of opinion, that America had not acted that even part the hon. gent. gave her credit for; but, still hostility with America was the farthest thing from, his wishes. He had no doubt matters. would be amicably adjusted, not by Ameica going to war with the Ruler of France, by abstaining from commercial interourse with him. The hon, gent had,

however, in his strictures on the prophecies of last session, forgot the prophecies on his side of the house, that our colonies, without the assistance of America, would be ruined, and our colonists starved. America had continued her Embargo; but still our colonies had not been ruined, nor our colonists starved. the contrary, by comparing the state of our colonies with what it was previous to the Orders in Council, it would be found to be greatly improved. He could not agree to the Address which had been moved, and which was calculated, in an indirect manner, to rescind the Orders in Council. Such an address would not promote but defeat the end in view. If he entertained any doubt as to the sentiments of ministers on this subject, he should vote against them. But he had none. knew they were anxious, as he was, for peace on any terms not inconsistent with the maritime rights of the country. But he would never agree to purchase a peace by consenting to any measure calculated to ruin our commerce, and to starve our manufactures, and our navy. The motion of the hon, gent, would go in substance to the repeal of the Orders in Council, and should therefore be opposed by him: it would even go further, for it would frustrate the very object, which the hon, gent. himself professed to have in view, and ought therefore to be negatived by those, who wished will to that object.

Mr. Alexander Baring spoke in support of the motion, and in reprobation of the Orders in Council, which he contended, has by their operation materially injured the commerce of this country. He thought, in determining upon the impolicy of the measures adopted towards America, we were sufficiently justified by the experience of the last 16 months. At the same time, he was not inclined to enter into an examination of all that mass of evidence which lay upon the table, because it was so various, that almost any argument neight be drawn from it; and the same observation would apply to any conclusion put apon indifferent or private letters transmitted to this country from America .-In opposition to what had been advanced by the last speaker, on the authority of a private letter, he could assert, that such a change as he had mentioned was not speedily expected to take place in the public opinion in America. Any gentleman, possessing a correspondence in America, might produce one or two letters to sup-

port his own epinion, whatever it might He could not say whether the Kasbargo was resorted to altogether in comtequence of our Orders in Council : but its must be evident to every man that; it was: in consequence of our conduct, and of that. of France, in the present war. The ruinder effect of the Orders in Council might be estimated by the amount of the loss sus tained by the commerce of this country. within the last year; which upon the Imports of England exceeded six millions. whilst the defalcation in her Experts week upwards of five millions, so that if the deal ficiency for Ireland and Scotland were taken at two millions and a half, which he did not suppose to be an unreasonable estimate, the whole amount would be but little short of 14 millions. This loss, he said, had undoubtedly been felt more or less in every corner of the empire, but it had fallen with dreadful weight en our manufacturers in particular. Thousands of those unfortunate persons must inevitably have been in a state of starvation, had it not been for the generosity and humanity of their employers, who at the time they were deprived of their best markets gave them half employment rather than suffer them to be wnotly without the means of subsistence, and thereby to become so many burthens on their several parishes. But even this liberal conduct of the master manufacturers was in a great measure checked; for whilst they by the loss of our exports were deprived of a market for the manufactures they had on hand, they suffered in almost an equal proportion from the deficiency in our imports from America; for the raw material had become so scarce, and in consequence so high in price, that in many places it was not to be procured. This had been felt with peculiar hardship and severity in Manchester. where there had been during the last year, or the greatest part of it, only 9 cotton mills in full employment: about 31 hadhalf work: and 44 had been without any at all, and totally useless either to their owners or those dependent on them for bread.—The hon, gent, then combated a great many of the arguments of the last speaker, relative to the effects which the Orders in Council had produced upon our commercial interests, upon most of which he appeared to differ completely from the deductions he had drawn. He (Mr. Baring), contended that with respect to our trade, the Berlin Decree had been mere dead letter, and he would not tillete

that the hon, gent, who had just sat down, was warranted in the results which he had inferred from such parts of the evidence as he had then read, and which were unquestionably selected from the mass that had been laid before the house last session for the purpose of diverting its attention from the chief point of the case which was this night intended to be submitted to the consideration of the house.—The hon, gent. who spoke last, had strenuously. contended that the embargo had not taken place in consequence of the Orders in Council, because it appeared from the Message of the president, Mr. Jefferson, to the Congress, that the Orders in Council were not at all mentioned or alluded to. He thought, however, that hon, gent, and others might be misled, by not attending to the difference between official communications and those which were not so. The president of America might not have received official notice of the issuing the Orders in Council, but it was well known that an American newspaper had actually published the substance of those Orders. before the Meeting of Congress, and that, notwithstanding there might be no mention of them in the Message, both the President, the members of Congress, and the people of Washington, were perfectly acquainted with their existence, and they were generally supposed to be the incitement to, and the cause of the embargo. This would be corroborated, if reference were had to what had been stated in Congress, and the explanation given by Mr. Pinkney. Be that as it might, however, it was a certain fact, that both countries had already been great sufferers, and in his opinion, the sooner the olive branch was held out, the better it would be for both. He was afraid there would with many be a considerable impediment in the way, on the score of what was called concession; he could not but agree with his hon. friend who brought forward the present motion, that there appeared to be among the people of this country, somewhat too harsh and anfavourable a sentiment and feeling towards those of the western continent. He lamented that such should be the case, but entertained a hope that the time was near at hand, when each country, viewing its respective interests through a dispassingate medium, would be willing and desirous to shake off all unfavourable prejudices, and mutually extend the hand of amity and reconciliation. He was of opimion that the present motion was, as a pre-

liminary step, well calculated to produce that desirable event, and as such it had himost cordial support.

Mr. Rose said, the measures which had been adopted by the American government, and which we had reason to complain of as directly hostile to this country alone, were two; viz. the Non-Importation Act and the Embargo. The former had been passed in Nov. 1806, and was positively directed against the merchandize and manufactures of this country only; and it could not therefore be occasioned by the Orders in Council, for they were not then dreamt of. The hon. gent. who had just sat down had said, that an American newspaper, which contained the substance of the Orders in Council, had been published at Washington, previous to the meeting of Congress, when the President sent the Message to them, recommending the embargo. He had in his hand the Message which had been referred to by his hon, friend (Mr. Stephen) in which there was not one word or syllable even hinting at the Orders in Council. That was on the 1st of Dec. 1807; and, a week after that, a letter was written by Mr. Madison to Mr. Pinkney, in which also there was no mention of these Orders, but in which Mr. Madison distinctly said, the policy and causes of the embargo are contained in the Message; so that it was evident the Orders in Council had not at that time entered into the President's head. As to what had been said respecting the overstocked state of the Brazil markets, he could suppose, that there might be some few articles there, which were superfluous at present; but to such an amount as the hon, gent, had stated he could not lend his belief. But the hon. gent.'s memory must deceive him with respect to what he had stated him (Mr. Rose) to have said concerning the Brazils.—He then proved, by various arguments, the Non-Importation Act to be hostile to this country, and this only; and combated the assertions made by the hon, member, respecting the decline of our commerce, by laying the following statement before the house:

Exports to American States, from England, for the years ending March 1806 and 1807 - - - - - - 11,774,000 Ditto in 1808 - - - - 5,784,000

Decrease in 1808 - - - 5,990,000

Exports to all parts of America, exclusive of the American States, but inclusive of the British and French West Indies, in 1803 - - - 12,959,000 Ditto in 1800 and 1807 - - 8,623,000

Increase in 1808 - - - 4,230,000

Leaving on the whole a dccrease of - - - - - 1,760,000

But to set against that decrease, should be taken into the account the increantile profit on the 4,230,000 l. which, in the way the trade was before curried into these countries, was entirely to the profit of the Americans; and the profit (with all the consequences attending it) on the British shipping employed, instead of the American shipping.

The Bottsh goods exported to America in 1808 - - - 5,781,000 The consumption in America from accounts from there in 1.08 - - - - 5,753,000

So that under all the embarrassments of Non-Importation and I miss o imposed in America, we did in fact, last vear, send goods there to the value of their consumption; and we had the profit of the mcreased trade to other paids of America, which the United States had before. We d prived the enemy of the whole of the colonial produce to the amount of more than nine million-Thus, instead of the impending rum, which it had been decialed hung over our heads, it appeared our trade had sustained but a very inconsiderable diminution. Dieauful proguostications had been delivered of the suffering which our West India islands were likely to experience; he was happy, however, to state that these fears had been groundless. He then read two letters from Jamaica, the purport of which was, that, except in the article of white oak staves, they had, in that island, suffered very little by the interruption of their intercourse with America; that the West India planters had turned their attention to the raising various articles of provision for the supply of which they had formerly depended on America: and they had proved by experience, that from what they were enabled to raise themselves, added to what they obtained from our other American possessions, they had little to fear from the want of supplies, which, till then, had been furnished by the United States.

One permanent consequence of this, was that it had been found, that Canada alone could furnish all Europe, as well as our West India islands, with that article which they most wanted, viz. white oak staves. In 1807, we had 8,000 tons of shipping in our trade with the United States, and we had increased it tenfold with our own co-No man could more sincerely wish for conciliation with America than, he did, for he was certain that America could not suffer without our suffering also. -The Halt hon, gent, concluded by stateing, that considering the aggravation which this country had received from America, he should vote against the Address.

Mr Grahan rose and said, that it was in the common phraseology of every member rising to speak upon almost any subject to say, that that subject was impostant. The question now before them was indeed of that character. could be none, perhaps of greater importance, except that by which we lost America. The same temper that then broke the connexion between England and her colonics seemed to be revived again, and to be now s'udiously busy in effecting the connexion between America and France: and yet the success that crowned our pohey at that time, should make us now rather industrious to avoid, than ambitious of ictracing its disasters. I would, said Mr. Grattan, anxiously direct your observations to that eventful time, not to incite you to an imitation of those who went before you, but to deter you by their example-that we may profit by their errors and their failures, and that thus their disgrace may be made of use to their postes rity. I recollect the history of that day when America stood up against us, and resisted England and oppression. What in that day was the language of this. house? It was the language of complaint; complaint that our colonies were worked up into unnatural rebellion by the speeches delivered in this place. The Opposition was the cause of all, and the Opposition only. The Americans took their instinct of resistance, not from their charters; not from the spirit that because it will, must be fice, not from their condition as the colonists of a free people, not from their right of birth as the descendants of a British people, but from the mouths of a faction in this house. This. was the language then, and what are we told now? That America is angry, notbecause she feels the effects of your in-

minstice, but because there are men in this house who complain of that injustice, and that such language opens her eyes to infuries that would otherwise escape her notice. Though this goes to attack the privilege of speech in this place, it shall not deter me from speaking what I think; for sure I am, that the fate of America depends on that of England, and that of England is nearly, most nearly, interested in the welfare of America. right hon, secretary has himself admitted this in the conclusion of one of his Letters to Mr. Pinkney. I was happy to see that admission; but should have been more so if the letter had been consonant with the principle of that admission. The hon. gent. who was second in debate, argued, that America acquiesced in the maritime restrictions imposed by France. I deny it. She resisted the Orders of Berlin. She resisted the Decrees of France. Gen. Armstrong remonstrated repeatedly and spiritedly.-Here Mr. Grattan went into a detailed statement of the conduct of gen. Armstrong at Paris, and commented on it as he went along. He next proceeded to argue, that the Embargo was the effect of our Orders in Council. But, said Mr. Grattan, if they are not the cause of that Embargo, why is that Embargo continued? What continues that Embargo? America offers to take off her Embargo if you will rescind your Orders: do you doubt the sincerity of the offer? for one gentleman seems to point out as much. If you do, I ask then, will you go off upon that, will you rest upon that, and say that if America is sincere in the offer, you will accede to it; will you say this? If you will not, again I ask, what continues the Embargo? Who is now the cause of the Embargo, when you yourselves refuse to do that which, if done, would remove it? (Hear! hear!) Is it so? Then how does the country stand in point of right? Do you join with an unoffending neutral, and visit France with the consequences of her own insolence and injustice? No; but you join yourselves to France against that neutral. It is the bad retaliation of a worse principle; it is a sort of wicked emplation in injustice; and if it be warmatable in us in this instance, then extend the argument, and what will it amount to? Why, to this; that if France, instead of declaring against the commerce of neutrain should declare against their liberagainst their lives, you, in the spirit his retaliation, leaing the spirit that

made you what you are, are to trace to: footsteps of the same atrocities, making the measure of French wrong the measure of British right. The application appears monstrous, but the principle is the same, extended perhaps, but certainly not changed, and whether less or greater, in every shape a monster! for, qualify it as you may, it goes to the root of the law of nation; it goes to build up a system of wrong retaliating wrong, and injustice combating injustice, that can only end in an undefined suspension of the dominion of right (Hear! hear!). Taking as it were the laws of nations theoretically from God, but at the same time learning their practical application from the enemy. And in pursuing such conduct, whose work is England doing? Who now enforces the Orders of Berlin? England. Who now enforces the Decrees of France? England. Who created, who continues the Embargo i England. She does more, she repels America from her: she does still more, she drives her into the very arms of France. But to all this you say, "we will fight France with her own weapons," as if her principles could be your weapons! No, no; we have fought too long and too nobly to begin now to fight away our national character against the well-practiced iniquity of France. Let us fight in no cause we do not believe to be an honest one; and let our weapons be as honest as our cause. So much for our justice.-Look to the principle now as it affects our trade. The avowed object of those measures is the sustenance of our commerce. Is America-our own America-our colonized America—our solitary neutral, to be injured, that our commerce may be improved? Are you quite sure that injustice to the one would not be injury to the other?-Commerce, applied to us, includes America; and yet is one to be promoted by the industrious subjugation of the other? We know our strength is our navy; we know our navy is identified with our commerce, and who will say our commerce is not improved by our intercourse with America? America is naturally your friend; she is your descendent; she is the fountain of the staple commodity of Ireland; she is the great Western barrier, and little disposed or calculated to be your rival. Before those restrictions, I mean the year. before the operation of the Orders; hi . Council, your exports to America were more than twelve millions, your imports upwards of six. How is Ireland now with

respect to flax-seed? How is this country 4s to cotton? Consider well before you give up a growing country, adding abundantly to her population, that was increasing your wealth by the consumption of your manufactures; a country where the tyrant mace of Buonaparté never strayed. To give up such a country requires great countervailing advantages: Where are they to be found, if you do? Can you coerce the continent of Europe by the exclusion of all colonial commerce? Impossible! You may banish luxury from Europe; you may abolish the refinements that enervate your enemy; you may convince him, that superfluities are not necessaries: you may prove to hun how many things he can live without; you may make Europe an univeral soldier; you may barbanze Europe, and in a degree martialize her, and England will fare the worse for it. Buonaparté knows this well: that superior man of mischief is glad to see you resort to his own weapons, for he calculates that as yet, and for a long season, your iniquities must be too shabby to affect him seriously. The hon. gent. who was second in this debate says, that America is indisposed towards us. ment it and would remedy it. Abolish that repulsive policy towards her that you have used too much, and that you have gradually chilled her into a state of frozen alienation, and then you charge her with the ingratitude of coldness; and what have you done it for? To compel her to come over to this country, and pay a tax to us for allowing an independent country the privilege to trade! to pay us a tax for carrying on her own trade! But what effeet must this have upon America? You will send her in quest of those resources that will ultimately make her independent of your manufactures. So that you make the enemy a nation of soldiers, and America a nation of manufacturers; and thus do all you can to enable the one to beat you, and the other to starve you (Hear! hear!). I say again, I lament the feeling of America towards this country. I lament that you have provoked that feeling. With a sort of tedious pertinacity in ill offices-a teizing restlesaness,-a kind of incapacity to be quiet, you have fidgetted yourselves out of the affections of America. You have not acted with wisdom, you have not acted with dignity; your strength lies in the entirety of your commerce. There has been too much of a meddling Vol. XII.

spirit of envy, that should have been foreign to so great a people. Why should we have been so jealous of the little trade of comparatively an infant state? You should have put such thoughts for from you: in entertaining such views you'descended from the grand elevation that was peculiarly your own, to meddle in a little game with which your dignity should not have suffered you to interfere; you have lost much by dealing in small games. You have long been too great to profit by them; look back to the time when you possessed one continent and influenced another; you lost the one in a wanton effort to put about 100,000l. into your treasury! You call this pride; it is the reverse; it is the want of pride; for if you had a just pride, vou would know how to pause in your own greatness, and not descend to trifle in a rivalry that would betray rather the craving of monopoly than the spirit of emulation. Let England be to America what she ought to be, and America will be to England all that we could wish her. Be warned by the infatuation that once lost you America, and let not the same infatuation drive her now into the arms of France.

Mr. Secretary Canning said, that in rising at that late hour in the morning it was not his intention to trespass long upon the patience of the house; but he must beg leave to observe, that most of what had been urged upon the subject before the house, led to no practical conclusion; led to no recommendation of measures which it might be thought safe and politic to adopt. Almost all he had heard was lost in vagueness of conjecture or splendour of declamation. The question really was between England and France; not between England and America; and, if the question involved matters of a delicate nature, which were not inconsiderately, or prematurely, to be exposed, the fault was with those who called for the Papers, and provoked the discussion; not with those, who, while they deemed it their duty to shrink from no inquiry into their conduct, still felt the impropriety of being forced into explanations, which it were more prudent to postpone. He most certainly should frave opposed the production of those Papers had they not already appeared in prist another country, because he was settle that the discussion of them was president and that they were not in a shape for in and seasonable discussion. The black, as he had already observed, must read the

those who recommended, and would enforce a parliamentary consideration of an incomplete and undecided question. An hon, gent, who had condemned the course pursued by his majesty's ministers had argued, that there was no necessity to take a retrospective view of the subject, and that the case was clearly laid open. He thought it impossible, on the contrary, fairly to consider the question, without seeing in what state it was when his majesty's ministers came into power. The hon, gent. seemed to consider himself as some great planet surrounded by satellites, to which he gave motion; if so, he fancied he was not within his power of attraction.—When the hon. gent. brought forward a motion, he certainly should not have pointed out the course others were to pursue; and, for his own part, he was free to own, that he particularly would not wish to be guided by him. The question before the house, however, resolved itself into three prominent points; the justice of the cause; its policy and expediency; and its management.-It was a statement between belligerent France and belligerent England, in which unfortunately America was involved, owing to our avowing a right of retalia-tion upon our enemy. The right of retaliation, or self-defence, was that which gave the means of resisting an attack from whatever quarter or source it might come. If the enemy attack you through comtherce, you must resist him; if he seize on neutral territory to attack you, you have a right to pursue him through that mentral territory; if through a neutral fortress, you have a right to destroy that fortress. It was upon this principle of self-defence we had acted towards Ametita; which principle, if not true, might subject us to censure. If we are attacked through neutral nations, we must retaliate: and this doctrine had been distinctly acted upon, not only by his majesty's pre-cent ministers, but by their predecessors. The Order of the 7th of Jan. laid the foundation of a broad general principle, which had only been acted upon in the streequent Orders, so much the subject of inistadversion with the hon. gent. opposite. And here he begged leave to appeal to the principles and the language laid down the language laid language langu the law of nations. He was willing to

tence of the existing law of nations, but upon the extension of that law, an extension just and necessary, that his majesty's ministers were to rely in the present instance for justification. The Order of the 7th of Jan. asserted the principle of retaliation, but limited and restrained its application; the old rule of 1756 was admitted, though contrary to his expectation: and when France knew no distinction between slave and slave, he thought England was justified in refusing to recognize any distinction between port and port.—It should not be supposed, he said, that the Order of the 7th of January was one jos more conformable to the ancient law of nations, than those for which the present government was responsible.—Any deviation from law was as much a deviation as if it had been made to any larger extent. The Orders in Council were to be defended upon this ground, that the present state of the world required the application of new principles, or the extension of old ones. When he and his colleagues came into power, they had found that the principle of retaliation was acted upon by their predecessors, mitigated in its extent, and limited and corrected in its degree, but manifestly and expressly intended to be farther enforced when circumstances and occasion's should challenge the enforcement. But while he went so far with the former ministry as to admit the justice of the principle upon which they had acted, he confessed that he could not understand one part of their conduct in the negociation with America. He did now understand why, on the 30th of Dec. they should appear to entertain doubts, and hold forth expectations as to the policy they should adopt; and on the 7th of Jan. all of a sudden, acquire such new lights upon the subject, as to determine, without farther hesitation, upon the adoption of the principle upon which that Order was founded. He did not understand why, after a promise of waiting the result of certain contingencies, they should in about a week decide without waiting for that result. was a point in their conduct which he hoped the noble lord (H. Petty) could explain; he owed the explanation to America; he owed it to his friends, and to his country. -It seemed to be a question, whether the act of the Berlin Decrees was an act of hostility of not. He was much surprised how any one could consider it a question. It was said to be a mere municipal regulation, instituted by France for hear thin

convenience; but what was that municipal regulation, and where was its pretence to the character it had thus assumed? It was urged in support of its title to that character, that the Navigation Act of England was considered a municipal regulation; and it was asked, where was the distinction that should exclude the latter from the same class? The distinction was manifest, the regulation of the Navigation Act was a permanent one; it was one of long standing; it was known to all the world, and acquiesced in by all nations; it was not a regulation adapted to a particular exigency, arising out of the circumstances of the moment, and partaking of the partial and fleeting stamp of the occasion out of which it originated. Such was the distinction, which was obvious to his understanding, and he hoped would appear equal-There was ly clear to that of the house. a principle which said that no right should be pressed by a neutral during war, but such as neutrals had a right to press during peace. America had said, in effect, that if France had omitted part of the declaration, she might still have retained her hostility to England, and America would be assisting her measures of depression towards this country. This was a justification of the principle upon which ministers had acted.—As to whether France was or was not the aggressor, he thought that question would obviously be decided by a slight review of the case. He was willing to allow, that if G. Britain had departed from the law of nations, if she had violated "those principles that must ever be held sacred among nations as among individuals, and that the Berlin Decrees were justly deemed are taliation for that conduct; if this was the case, he admitted, that even the severity of the retaliation, could not justify the conduct of G. Britain, or afford the slightest palliation of the crime of which she would thus have been guilty. But in the papers transmitted from Americe upon this question, there appeared an anxious solicitude to give to Great Britain the priority in wrong ; there was a sedulous endeavour to establish what never could be established—that there were giolations on her part, previous to the Berlin Decrees, and that it was as a reggi-eal upon those violations, the Decrees were resorted to. Among these violations were anumerated the orders for impressing American seamen, founded upon the sylv of 1756, and the proclamation of a pertinal blockade. With respect to the former, it.

was justified by the rule upon which it was founded. And as to the latter, he could state, that there was force sufficient for the conducting of the blockade; which being the case, the charge of America against this country must fall to the ground. was happy to have it in his power to vindicate the character of G. Britain; but it was a reflection, that interfered to moderate and depress his exultation, when he saw, that that vindication must involve the conduct of America in this censure, that she had brought a false charge, and persisted in it. The hon. gent. opposite had expressed a love for his country, in which he was certain that he was sincere; that hon, gent, must think favourably even of the prejudices that attached us to our native land, and therefore he was of opilnion that he would join him in preferring the exculpation of his own country, and agree even to admit the operation of his prejudices towards it; that he would let in a case where there was a doubt as to the justice, much more in a case where that justice was distinctly marked and unequivocally ascertained .- If it were true that France was the aggressor, and that the Berlin Decrees were acts of an hostile mature, the case of ministers was established. When the Order of the 7th of Jan. was made out, the preamble that accompanied it, avowed the principle of retaliation, the same time distinctly reserving the full extension of that principle to another period. In Nov. it appeared to government that the Order of the 7th of Jan. ha not, nor was not producing its proper effect and that the extension of the principle re-cognized in it, was called for at that The hon. gent., to prove that moment. they were wrong, must shew that there was a distinction between the principle of the two Orders, which he would find impressible. As to the offer respecting the embargo. thought that enough appeared from t Papers, to put it out of all doubt that the Orders had not produced the embasse. The hon. gent. had quoted Mr. Pinting letter; - but Mr. Pinkney's expressions were such, as, if he had been auximus to select words to prevent such misapprohis sion on this subject, he could not been more successful; he had done all the the language could do, to pronounce it is principation against an anticipated sidesons the state letter of the 30th of April, edited and to Mr. Pinkney from his government he was desired, if G. Britain combile

with his request of rescinding the Orders in Council, to give her to understand that the embargo might in some time be with-drawn.—Could there, he asked, be a greater degree of difference than between the positive offer ascribed to the American government, and this expression of a possible expectation, this doubtful helding out of an indefinite promise? And was it wonderful that he should desire a distinct official statement, rather than trust to his own memory, and be satisfied with a statement that seemed studiously loose? Mr. Pinkney, he admitted, did go very far in his conversation with him; but when he referred him to the ground on which he rested those promises and terms, it was to and document bearing no such instructions, but only proffering those vague assurances of which he had already expressed his disapprobation. As to the notice that he was consured for having taken of some news-. paper misrepresentations, he could assure the hon, gent, and the house, that the sentiments of news-papers in that country were not to be regarded so lightly as in this; the fact was, they were a kind of docament upon which the government itself acted, and by which it frequently transmitted its orders and sentiments to ministers resident in other countries. This made misrepresentation from them more serious than it might first appear to be, and, even then, it was Mr. Pinkney who volunteerto explain, not he who called for explamation.—But when the proposition was made to Great Britain that the Embargo should be withdrawn, it was upon the stipulition that she should withdraw all her Orders, including that of the 7th of Jan. and abandon the rule of 1756; the inevitable consequence of which would be to exclude our armed ships from the ports in which we carried on our trade, while the armed ships of the enemy had access to them: thing exposing to capture and to rain what at should be our endeavour, and was our dearest interest to defend. But if the Embargo with respect to England was raised. have could America put it in force against France! with what effect could she expect. to do not Did America know-nothing at all and participation of the Embarge was related with temperature. England to morrow, he mailed later wager, if it was consistent with

ing. Those who accused ministers of a disinclination to adopt pacific measures respecting America, must surely have lost sight of the line, temper, and manner in which his majesty's government had acted towards America since differences had unfortunately arisen between the two govern-Had they not sent a special mission to explain and apologize for the affair of the Chesapeake; and was not the mere sending of a special mission to such an effect ever deemed a sufficient atonement even by the proudest nations? Yet even then, was not the vessel that carried out our minister compelled to submit to the degrading ceremonial imposed by the Embargo? In short, we had rather gone too far, than done too little. We twice offered to negociate; yet the Non-Importation Act Would the late admiwas not revoked. nistration have done more? The present discussion, however, was imprudent, at a time when negociation was pending for the adjustment of differences.

Lord H. Petty supported the Address, and declared himself a decided friend to measures of conciliation towards America. He said his majesty's ministers, instead of acting upon the Order in Council as issued on the 7th of Jan. 1807, which merely interdicted the neutral trade of American ships between port and port, in the countries of Europe under the domination of France, extended it to all the seas of the world, and thus forced America to the Embargo. The American government in the late negociation, as was obvious from the papers on the table, evinced a friendly disposition towards this country, and a contrary one towards France. She offered to take off her Embargo in respect to this country, if we would rescind towards her our Orders in Council. And if we were disposed to this proposition, and only hesitated from a doubt of her sincerity, why was not some endeavour made in the course of negociation, to secure the exclusion of American ships from French ports, and obtain the consent of the American government for ourselves to secure that point, by making prize of all vessels of that nation, sound approaching the ports of the enemy. lights the obvious policy of this country to size to bestility between Prante and America, and this would be the almost inevitaparlies aparty accorum, that, in the course of a cessation of the Emphrical was a policy to Prepet. See the second was illusory; he might add in lord then commented upon the spirit of the that left age of Mr. Maddison, it was maurical to an and the effect produced in

America by the letter of Mr. Cauning to I were that privilege of reply to which Mr. Pinkney, dated the 23rd Sept. 1808. That communication reached America previous to the election-a time in a democratic country of great heat and political zeal. What was its effect? It was to be traced in the following circumstance: It was well understood that in the various states, previous to the election of a President, each state elected an Inspector, to whom was delegated the vote of that state for the election of a chief magistrate. It was well known that on the appointment of the Inspectors, previous to the late election for a President, persons from the federal, otherwise the English interest, were almost universally returned. But such was the effect of the able and well-timed communication of the Secretary for Foreign Affairs, that the whole public mind of America was insulted by his ill-placed irony; and the consequence was, that a revolution of public opinion took place, by which the party in America presumed not most friendly to English influence, was intrusted with the sovereignty of that growing and extensive Concurring, therefore, as he did, in all the sentiments of his hon. friends, and wholly disapproving of the conduct of his majesty's ministers towards America, he felt himself bound to vote for the Ad-

Mr. G. H Rose entered into some explanation upon the business of his diplomatic mission to America, and said, that notwithstanding the sole object of his embassy was to make satisfaction in the affair of the Chesapeake, he found it impracticable to conclude the business withnature of which were incompatible with the honour of this country. And even the very vessel on board of which he went, was not suffered to remain in an American port, but under the direction of the commissioner of customs, and in such station as he should point out. This was so totally incompatible with the nature of the situation he held, as to induce his departure.

Mr. Whitbread then rose and said, that in consequence of the anxiety expressed from all pures of the home for the question he should not detain them longer, "Wit

the courtesy of Farliament, to we titled as the original movet pitche and However, he could niere finally the with the exercise of the right, bear as every argument that was used t opponents was ably met by the hour fi who supported him; and where th was such a manifest deficiency in miss his observations, he could not, at the hour, trespess on the house, even for the purpose of exposing the absurdity of attempts. The only point on which meant to remark was that on which much stress had been put by the hos. and learned gent. who followed him in the debate, respecting the evidence taken in effects of the Orders in Council. He had not lately perused that evidence, or he believed he might have produced as blet testimony in support of his opinions to the hon, gent, produced to the contrary; "but. he recultected perfectly well the n in which Mr. Maling gave his testimotely and that he was adminished by the chair to be less extravagant in giving his opfmons; which circumstance, together with the whole tenor of his evidence, rendered his testimony of very little consequence, on whichever side it was given.

The Question was then put, when there appeared, 4.4 14

For the Address . Against at . . '.

Majority

Adjourned at 7 o'clock on The moraing?

HOUSE OF COMMONS.

Tuesday, March 7, 1800.

[Minutes.] Colonal Longitur e Petition from the Co Egainst the Claim of the earl to the Prisage of Wises in land.—On the motion of the War the Mutiny Bill wa when various amondition licensing easterns by the of Micelly with their steel of The letable of soldiers, were to

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